

ONO 5573.1149

PUBLIC COMMINSTRUM

OF THE TITLE OF

BUSTON

SIVEN BY

U.S. Suptoply Woes.





# U. S. DEPARTMENT OF LABOR CHILDREN'S BUREAU

JULIA C. LATHROP, Chief

# ILLEGITIMACY AS A CHILD-WELFARE PROBLEM

PART 1 ~

A BRIEF TREATMENT OF THE PREVALENCE AND SIGNIFICANCE OF BIRTH OUT OF WEDLOCK, THE CHILD'S STATUS, AND THE STATE'S RESPONSIBILITY FOR CARE AND PROTECTION

BIBLIOGRAPHICAL MATERIAL

By

EMMA O. LUNDBERG and KATHARINE F. LENROOT

B

DEPENDENT, DEFECTIVE, AND DELINQUENT CLASSES SERIES No. 9

Bureau Publication No. 66



WĀŚHINGTOÑ (),
GOVERŃMENT PRÍNTING OFFICE,

Mar. 22, 1921

# CONTENTS.

	Page.
Letter of transmittal	
Introductory	-
Extent of problem	
Prevalence in foreign countries	
European countries	_ 10
European cities	_ 12
Other countries	
Prevalence in the United States	
Registration of illegitimate births	_ 18
Statistics for States	_ 20
Statistics for cities	
Estimated number of illegitimate births	
Infant mortality	_ 28
The child's status and right to support	
Protection and guardianship	
The beginnings of care	
Maternity care and assistance to mother and child	
Care of children in institutions and family homes	_ 49
Public supervision and care	50
Bibliographical material on illegitimacy as a child-welfare problem	
Source material	
Statistical data relating to births out of wedlock	
United States	
European countries	_
Other countries	
Legislation	
United States	
Foreign	
Methods of care	. 75
Reports of agencies, institutions, and courts	
United States	
Canada	
Investigations	
United States	
Foreign	
General references	
Books and pamphlets	
Conference proceedings	
Periodical literature	
United States	
Foreign	
Index	. 97

# TABLES.

Table I. Average annual legitimate birth rate per 1,000 married women 15 to 49 years of age, and illegitimate birth rate per 1,000 single, widowed, and divorced women 15 to 49 years of age, in specified countries of Europe	Page.
Table II. Number and per cent of illegitimate births in specified countries of Europe	13
Table III. Average annual per cent of illegitimate births in European cities, 1905 to 1909	14
Table IV. Number and per cent of illegitimate births in Australia and New Zealand	16
Table V. Legitimate birth rate per 1,000 married women 15 to 44 years of age, and illegitimate birth rate per 1,000 single, widowed, and divorced women 15 to 44 years of age, in 16 States of the United States, 1915	21
Table VI. Number and per cent of illegitimate births in 16 States of the United States	23
Table VII. Number and per cent of illegitimate births in 20 cities of the United States having more than 100,000 population	25
Table VIII. Average infant mortality rates for legitimate and illegitimate births in specified countries of Europe, 1910 to 1914	28
Table IX. Infant mortality rates for legitimate and illegitimate births in five German cities of over 300,000 population, for specified periods Table X. Average infant mortality rates for legitimate and illegitimate	31
births in urban and rural districts of England and Wales, 1912 to 1917_	33

4

#### LETTER OF TRANSMITTAL.

U. S. DEPARTMENT OF LABOR, CHILDREN'S BUREAU, Washington, December 15, 1919.

Sir: I transmit herewith the first of two studies on illegitimacy as a child-welfare problem. This report, intended in part as an introduction to the report which will follow, is a brief survey of the available statistics relating to births out of wedlock, the present rights and disabilities of the children, and the protection and guardianship by means of which public and private agencies have attempted to mitigate the handicap of illegitimate birth. The source material upon which the report is based, together with certain

general references, is included.

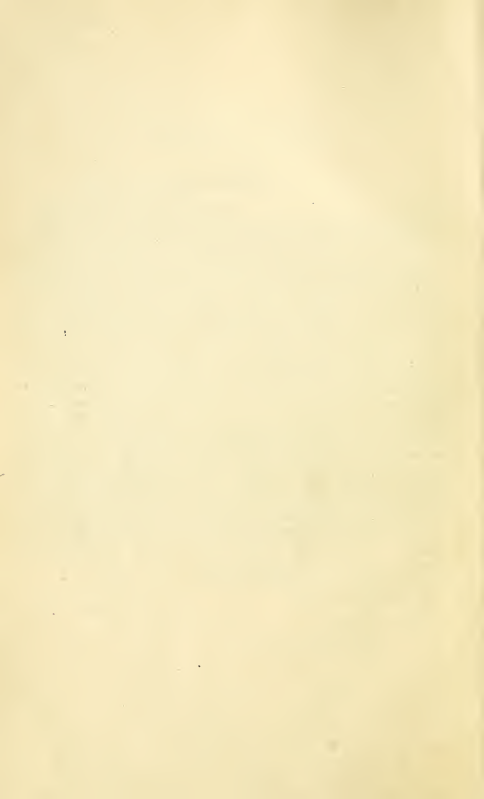
Although the evidence available indicates that the number of children born out of wedlock in the United States is less, in proportion to population and to total births, than in European countries, the figures are sufficiently large to command attention and to arouse concern for the welfare of the children. Inadequacy of birth registration makes it impossible to secure accurate statistics, but a careful study of the data makes it fairly certain that at least 32,000 white children are born out of wedlock in the United States each year. The information presented in this report indicates that probably not more than 70 per cent of these children survive the first year of life.

This report was prepared in the Social Service Division of the Bureau. It was written by Emma O. Lundberg and Katharine F. Lenroot, and the bibliographical material for it was prepared by Ruth H. Olmsted under Miss Lundberg's supervision.

Respectfully submitted.

Julia C. Lathrop, Chief.

Hon. W. B. Wilson, Secretary of Labor.



# ILLEGITIMACY AS A CHILD-WELFARE PROBLEM.

#### PART 1.

### INTRODUCTORY.

Only within comparatively recent times has illegitimacy come to be recognized as a definite social problem. Yet, few topics relating to social welfare have as many ramifications or provoke as many divergent opinions. In its bearings upon social standards, especially those concerning family relationships, illegitimacy opens up a large field for discussion. It is a matter of prime importance in a consideration of social and moral prophylaxis, while in its relation to infant mortality, infant care, child abandonment and neglect, and the care of dependent children it demands the attention and concern of all who are engaged in constructive social effort. Although the problem manifests fairly regular phenomena, these vary according to the composition, customs, and social conditions of the community, and furthermore are subject to modification by social action.

The social significance of illegitimacy may be studied along two distinct lines of investigation, the first concerned with causative factors and centering in the mother and father, the second centering in the child and attempting to measure the handicaps to the child born out of wedlock and to secure the care and protection that should be afforded him. The two lines of investigation necessarily converge at many points. To a considerable extent the causative factors have an essential bearing upon the child's history and the burden of dependency imposed upon the State. Many theories have been advanced in regard to the natural endowment of the child born out of wedlock as compared with that of the child of legitimate birth, but very little authoritative information is available. Neither has there been any adequate consideration of the environmental and home influences surrounding children who are born out of wedlock, nor of the burden that is placed upon the public for the support of these children.

A consideration of illegitimacy as a problem of child welfare is in reality a study of the relation of the child born out of wedlock to his family and to the community. The detriment of illegitimate birth is neutralized in the degree to which the child is provided with normal family conditions and an equitable social attitude realized. Of equal importance with the securing of justice for children handicapped by the circumstances of their birth is the raising of moral standards and the improvement of the social conditions that are at bottom largely responsible for illegitimacy.

The close connection between birth out of wedlock and lack of proper care may be clearly shown in the case of infants. The most immediate and demonstrable effect of the disadvantages attendant upon illegitimate birth is the very high mortality rate. Little is known of the histories of the children who survive infancy, but though the influence of their birth upon their development as they grow older is less tangible and more obscured by other factors than during infancy the problem of their care is no less important. The frequent concomitants of illegitimate birth are absence of a normal home, deprivation of a mother's care, and lack of adequate support. These handicaps often result in impairment of health and vitality, dependence upon the public for support, and abnormal character development, producing in many cases waywardness and delinquency. The increasing tendency to exert every effort to conserve child life results from the recognition of the obligation of society to insure for all children a childhood as nearly normal as possible and to develop them into useful and valuable members of the community.

European countries have furnished extensive studies of various phases of the problem of illegitimacy. In Germany, where conditions have lent themselves particularly to detailed research, which has been made possible by the completeness of birth registration and the system of records for military purposes, numerous treatises have been written on the moral aspects of illegitimacy, illegitimate births as social phenomena, and the care of children born out of wedlock. France the published studies have dealt mainly with the question of the child's right to the establishment of paternity, as a part of a campaign for recognition of this principle in law. Publications in regard to the problem in other European countries are less available, but fragmentary information indicates a special interest in the problem, usually from the point of approach of the child's birthright or his care. In Norway, especially, inquiries have been concerned with the need for the adequate support and care of children born out of wedlock. Governmental investigations and parliamentary debates culminated in the passage of the Norwegian law of 1915, which establishes inheritance rights and sets a high standard of maintenance and protection. In England and Scotland, and in Australia and New Zealand, activity in behalf of these children has mainly taken the form of efforts to lower the infant mortality rate and to provide the necessary care for the mother and child. Recently, there has been organized in England a national council the aim of which is to bring about reform in the legal and social position of the unmarried mother and her child.

In the United States, with its diversity of conditions and varied State legislation, interest has been mainly local. Studies have been concerned chiefly with the numerical extent of illegitimate births in a community, the moral aspects, and the possibility of lessening the problem. Within the past few years, however, there has come an awakening of interest in illegitimacy as it affects the child. Not only has this resulted in the formation of conferences 2 for the study of the problem in a large number of cities, but also the subject has been given special attention in the proceedings of various national organizations dealing with social problems. There is a growing interest in its broader aspects as being of nation-wide concern from the point of view of child welfare, and a movement is developing for uniformity in legislation relating to the status and support of children born out of wedlock.

<sup>&</sup>lt;sup>1</sup> The National Council for the Unmarried Mother and Her Child (and for the Widowed or Deserted Mother in Need), organized in 1918. Evelyn House, 62 Oxford St., W. I., London.

<sup>&</sup>lt;sup>2</sup> For example, the Boston Conference on Illegitimacy; the Committee on Illegitimacy of the Philadelphia Conference on Parenthood; the Cleveland Conference on Illegitimacy; the Milwaukee Conference on Illegitimacy; various committees engaged in studying the problem in other cities; and the Inter-City Conference on Illegitimacy composed of representatives of these and other organizations concerned with the subject.

#### EXTENT OF PROBLEM.

In considering statistics of illegitimate births in various communities, differences in laws and customs and in methods of securing and compiling vital statistics must be kept in mind. In some European countries, for example, the government requires civil marriage while a part of the population holds a religious ceremony to be sufficient, with the result that the children born of the latter marriages are considered by the state to be of illegitimate birth and recorded as such. In Germany, as in some other countries, the collecting of vital statistics is an important function of the state; in Russia the records of the church supply the data on births and deaths, no doubt inadequately; in the United States the registration laws differ, and in only a small number of the States is there adequate birth registration. It is therefore necessary to consider existing data on the extent of illegitimacy in the various countries merely as approximate indications of its comparative prevalence.

Two methods of computing illegitimacy rates are used in this report. The first gives the proportion of illegitimate births to total births in a given period, and is obtained by dividing the number of illegitimate births by the total births. The second method compares the number of illegitimate births with the number of single, widowed, and divorced women of childbearing age in the community, and is obtained by dividing the number of illegitimate births by the number of such women in the population. The first method emphasizes the extent of the child-care problems involved; the second gives data relating more definitely to causative factors and to

the moral and preventive sides of the problem.

#### PREVALENCE IN FOREIGN COUNTRIES.

# European countries.

10

In most European countries birth registration, because of its importance in connection with military service and other governmental requirements, has been very nearly complete. Statistics of illegitimate births have been the subject of exhaustive research by students of social problems and by statistical bodies and are therefore readily available for comparative study. The data presented in the tables on the numbers of births in European countries were compiled in large part from material contained in a report of an international statistical association.

Table I gives, for specified countries of Europe, comparative data on the rates of legitimate and illegitimate births based, respectively, on the total number of married women of childbearing age and the total number of single, widowed, and divorced women of the same age.

Table I.—Average annual legitimate birth rate per 1,000 married women 15 to 49 years of age, and illegitimate birth rate per 1,000 single, widowed, and dirorced women 15 to 49 years of age, in specified countries of Europe."

The state of the s		
Country and period.	Legitimate live births per 1,000 married women 15 to 49 years of age.	Illegitimate hve births per 1,000 single, widowed, and divorced women 15 to 49 years of age.
Austria-Hungary:     Austria, 1908–1913.     Hungary, 1906–1915.     Belgium, 1908–1913.     Denmark, 1906–1915.     Finland, 1906–1915.     France, 1910–1911.     German Empire, 1907–1914     Bavaria, 1907–1914.     Prussia, 1907–1914.     Prussia, 1907–1914.     Saxony, 1907–1914.     Saxony, 1907–1914.     Saxony, 1907–1914.     Great Britain and Ireland:     England and Wales, 1906–1915.     Ireland, 1909–1915.     Italy, 1907–1914.     Norway, 1907–1914.     Norway, 1907–1914.     Spain, 1906–1915.     Sweden, 1908–1915.     Sweden, 1908–1915.     Sweden, 1908–1915.     Swetzerland, 1906–1915.	191 230 114 196 214 204 153 211 171 250 292 226 224 218	30 38 12 24 17 16 6 23 31 31 21 36 21 7 7 4 13 14 13 14 26 8

a Compiled from Annuaire International de Statistique. II. Mouvement de la Population (Europe). L'Office Permanent de l'Institut International de Statistique, La Haye, 1917. pp. 54-56.

In considering the data presented, it is important to take into account differences in methods of registration in the various countries and in legal definitions of illegitimacy, which make the figures only approximately comparable. The rates are seen to vary widely in different countries, even in those with apparently homogeneous populations and in political divisions of the same country. The number of illegitimate births per 1,000 single, widowed, and divorced women 15 to 49 years of age ranged from 4 to 38. The figures presented suggest the importance of correlating the various factors, such as racial differences, economic and social conditions, marriage customs and laws, constructive social influences, and various legal provisions in regard to the status of the child born out of wedlock. Such analysis of social causes in connection with the evidence furnished by

statistics is requisite to an understanding of the real significance of the numbers of illegitimate births.

Over a period of 30 to 40 years (from about 1875 to 1915) there has been a decrease in the yearly number of illegitimate births per 1.000 single, widowed, and divorced women in Austria, Belgium, Denmark, England and Wales, Finland, the German Empire, Hungary, Italy, Norway, Scotland, Spain, Switzerland, and The Netherlands. In Ireland the illegitimate birth rate remained stationary, and in France and Sweden it fluctuated or increased.1

Table II gives for the specified countries of Europe, over a period of years, the proportion of illegitimate births to total births, stated in terms of per cents. This table also gives the number of illegitimate live births in each country during one year.

The percentages of illegitimate births furnish an indication of the proportion of children born out of wedlock, and the consequent problem that confronts the State in providing for their care and protection. It must be remembered that a decline in the total birth rate is likely to result in a rise in the percentage of illegitimate births, though in fact the actual number of such births may not have increased. This is illustrated by recent English vital statistics. The percentage of illegitimate births in England and Wales for 1917 was 5.6, as compared with 4.2, 4.4, and 4.8, the percentages for the three preceding years. This increase is accounted for by the large decrease in legitimate births because of war conditions. The decrease in the number of legitimate births from the number in 1914 amounted to 7.5 per cent in 1915, 11.2 per cent in 1916, and 25 per cent in 1917.2 The number of illegitimate births, on the other hand, remained practically stationary for several years preceding the war and for the first three years of the war.3 However, figures for 1918 4 show a considerable increase in the number of illegitimate births. In 1917 the number of illegitimate births was somewhat less than in 1916, but in 1918 there was an increase of 11.2 per cent over the preceding year. The number of legitimate births continued to decrease.

# European cities.

In large centers of population social problems are massed and intensified. Because of their institutions and agencies giving maternity

Lundberg, Emma O.: "The illegitimate child and war conditions." American Journal of Physical Anthropology, Vol. I (July-September, 1918). Table I on pp. 342-343.

<sup>&</sup>lt;sup>2</sup> Percentages based on statistics given in Eightieth Annual Report of the Registrar-General of Births, Deaths, and Marriages in England and Wales (1917). London, 1919. p. 4.

<sup>&</sup>lt;sup>3</sup> Eightieth Annual Report of the Registrar-General of Births, Deaths, and Marriages in

England and Wales (1917). London, 1919. p. 4.

4 Quarterly Return [and Annual Summary] of Marriages, Births, and Deaths Registered in England and Wales and in the Registration Counties, etc. No. 280-year 1918, p. 38. London, 1919.

Table II.—Number and per cent of illegitimate births in specified countries of Europe.a

	Illegitim births,	Per cent of live births illegitimate.					
Country.	Number.	Per cent of total live births.	Annual average, 1906– 1909.	Annual average, 1910– 1914.	1915	1916	1917
Austria Hungary: Austria.  Hungary  Belgium Denmark Finland France d German Empire Bavaria. Prussia Saxony Wurtemburg Great Britain and Irelaud: England and Wales e Ireland f Scotland g Italy Norway Portugal Roumania Russia in Europe m Spain.	b 102, 845 63, 301 b10, 975 8, 395 6, 846 b 66, 000 176, 270 25, 180 99, 172 18, 803 37, 329 2, 943 8, 879 52, 813 4, 406 f 20, 601 l 25, 367 118, 159 25, 858	11. 9 8. 5 6. 4 11. 5 7. 8 8. 8 9. 7 12. 6 8. 6 8. 6 8. 6 4. 2 3. 0 7. 2 4. 7 7. 1 11. 0 8. 1	12.3 9.4 6.3 11.0 8.9 8.7 12.2 7.4 14.1 8.3 4.0 2.6 7.0 5.1 11.3 9.2 2.3 4.3	b 11. 9 9. 0 b 6. 3 11. 3 7. 7 b 8. 7 9. 4 12. 4 15. 5 8. 6 4. 2 2. 8 7. 3 4. 8 6. 9 (k)	9.5 c11.7 8.0 4.4 3.1 6.9 h 4.3 i 7.3	4.8 3.0 7.1 \$\displays{1}{7.0}\$	5.6 3.1 7.5
Sweden Switzerland The Netherlands	0 20, 481 4,341 3,728	•15.8 5.0 2.1	13.3 4.4 2.1	0 15.1 4.7 2.1	4.6 2.2	p 4. 4 q 2. 2	

a Except where otherwise noted, figures are based on statistics of live births reported in Annuaire Inter-

a Except where otherwise noted, figures are based on statistics of live births reported in Annuaire International de Statistique. II. Mouvement de la Population (Europe). L'Office Permanent de l'Institut International de Statistique, La Haye, 1917. pp. 40-53.

b Number given for 1913; average based on four-year period 1910-1913.
c Statistisk Aarbog [Danmark], 1917. Statistiske Departement. København, 1917. pp. 18.
d Figures for 1910-1913 are based on statistics in Annuaire Statistique, 1916, 1917, 1918. Résumé Rétrospectif.—Divers Pays., pp. 11\*-12\*. Ministère du Travail et de la Prévoyance Sociale. Statistique Général de la France, Paris, 1919. (Numbers given only in thousands.)
c Seventy-seventh (1914), Seventy-eighth (1915), Seventy-ninth (1916), and Eightieth (1917) Annual Reports of the Registrar-General of Births, Deaths, and Marriages in England and Wales. London, 1915-1919.
f Fifty-first (1914), Fifty-second (1915), Fifty-third (1916), and Fifty-fourth (1917) Annual Reports of the

I fifty-first (1914), Fifty-second (1915), Fifty-third (1916), and Fifty-fourth (1917) Annual Reports of the Registrar-General for Ireland. Dublin, 1915-1918. Annual average for 1906-1909 derived from Supplement to the Forty-seventh Report of the Registrar-General for Ireland, containing summaries for the years ment to the Forty-seventh Report of the Assaurance 1991-1910, p. xiv.

9 Fifty-ninth (1913), Sixtieth (1914), Sixty-first (1915), Sixty-second (1916), and Sixty-third (1917)

Annual Reports of the Registrar-General for Scotland. Edinburgh, 1916-1919.

h Annuario Statistico Italiano, Seconda Serie, Vol. VI. Anno 1916. Roma, 1918. p. 31.

i Statistisk Aarbok or Kongeriket Norge, 38to Årgang, 1918. Statistiske Centralbyra. Kristiania. 1919. pp. 8-9.

i Number given for 1910—the only figure available during the period 1910-1914.

7 Number given for 1910—the only fighte available during the period 1910–1914.

k No average given as figures are not available for a period of four years.

l Number given for 1912.

m Excluding Finland and Poland. Number given for 1909; no later figures available.

n Annario Estadístico de España. Año IV-1917. Ministerio de Instrucción Pública y Bellas Artes.

Dirección General del Instituto Geográfico y Estadístico. Madrid, 1918. p. 41. o Statistisk Årsbok för Sverige. Femte Årgången, 1918. Kungl. Statistiska Centralbyrån. Stock-

holm, 1918. p. 46.

p Annuaire Statistique de la Suisse. 1917—26° année. Bureau Fédéral de Statistique. Berne, juillet 1918. pp. 17, 19.
q Annuaire Statistique de la Ville d'Amsterdam. Publié par le Bureau Municipal de Statistique. 14ième Année, 1917. Amsterdam, 1919. p. 54.

care and providing for children who must depend upon the public for support, these cases gravitate to the cities. Unquestionably the city, by reason of economic and social conditions inherent in congested areas, also produces an undue proportion of births out of wedlock and of child dependency. A comparison of the percentages of illegitimate births in large cities with those in the entire population of a country 1 gives striking evidence of the abnormal situation in large population centers. In Table III are given the proportions of illegitimate to total births over a quinquennial period for 38 of the large cities of Europe.

Table III.—Arerage annual per cent of illegitimate births in European cities, 1905 to 1909."

			·		
City.b	Popula- tion, 1909.	Per cent of live birthsille- gitimate, 1905-1909.	City.b	Popula- tion, 1909.	Per cent of live births ille- gitimate, 1905–1909.
Amsterdam Barcelona Belfast Berlin Birmingham Breslau	. 547,000 387,000 2,107,000	4.4 6.6 3.4 18.1 2.6 18.8	Lyon, Manchester, Marscilles, Milan Moscow, Munich	655,000 517,000 594,000 1,452,000	22. 2 3. 8 6 17. 2 9. 5 24. 0 27. 8
Bristol Budapest Christiania Cologne Copenhagen Dresden Dublin	823,000 233,000 472,000 450,000 546,000	3. 2 26. 3 c 13. 6 11. 9 25. 5 19. 4 3. 1	Naples Odessa Paris. Petrograd Prague Riga Rome	467,000 2,760,000 1,596,000 467,000 356,000	9.7 214.0 25.5 20.2 c28.7 c6.3 16.5
Edinburgh. Frankfort on the Main. Glasgow. Hamburg Leipzig. London.	367,000 872,000 888,000	8.5 13.8 7.0 13.6 19.2 3.5	Rotterdam, Sheffield Stockholm Turin Vienna, Warsaw,	463,000 340,000 392,000 2,064,000	4.0 c4.3 33.5 11.4 30.1 9.1

a Based on statistics published in Statistique Démographique des Grandes Villes du Monde pendant les années 1880-1909. Première partie—Europe. Publiée à 1³occasion de la XIII e Session de l'Institut Iuternational de Statistique à la Haye, Septembre 1911. Communications Statistiques, publiées par le Bureau municipal de Statistique d'Amsterdam, No° 33, 1911. pp. 1-137.

b With the exception of Stockholm and Christiania, all the cities are of 350,000 population or over.
c Average per cent for five-year period 1904-1908.
d Average per cent for five-year period 1904-1908. As illegitimate births are included all births whose status as to legitimacy is unknown.

The differences in the percentages of illegitimate births in large cities and in entire countries 2 may be illustrated by comparing the percentage for the German Empire with the cities within its borders. For the period 1906-1909, the annual average for the German Empire was 8.7 illegitimate in every 100 live births. During the period 1905-1909, the percentages for the eight cities within the Empire having a population of 350,000 or over ranged from 11.9 to 27.8. Similarly, in France during the selected periods the average annual percentage for the whole country was 8.9, while the percentages for the three largest cities were 17.2, 22.2, and 25.5, respectively. During the time periods specified, the percentage for Sweden was 13.3 with apparently an enormous concentration of the problem in Stockholm, the metropolis, producing a percentage of 33.5; for Denmark the general percentage was 11, as compared with 25.5 in Copenhagen; for Norway 6.8, as compared with 13.6 in Christiania; for

Austria 12.3 and for Hungary 9.4, the three large cities within the Empire having percentages ranging from 26.3 to 30.1. The general percentage for Italy was 5.1, and the percentages for its four large cities from 9.5 to 16.5. For Russia a general percentage of only 2.3 was reported, while the percentages in the five large cities were from 6.3 to 24. How much reliance may be placed on the Russian figures is problematic.

In the other countries for which comparative data were secured, the percentages of illegitimate births, both for cities and entire countries, were much lower than in the cases above cited; but a similar difference occurred between city and entire country, except in England and Wales, where the city rates were lower. During the specified periods, in England and Wales the average annual percentage was 4, while in London it was only 3.5, and in the three largest manufacturing cities and the port of Bristol the percentages ranged from 2.6 to 4.3. Ireland had an average of only 2.6, while Dublin and Belfast had percentages of 3.1 and 3.4. Scotland, with an average of 7, had percentages of 7 and 8.5 in Glasgow and Edinburgh. In Spain the general average was 4.6, with a percentage of 6.6 in Barcelona. The Netherlands had the lowest average of any European country, 2.1, but in Rotterdam and Amsterdam the percentages were 4 and 4.4, respectively.

Comparative percentages of illegitimate births for any considerable number of European cities were not available for a later period than 1905-1909. As showing the variation in rates from year to year, and particularly the situation during the years when war conditions prevailed, the figures for Berlin, Paris, and London are of interest. In Berlin the percentages of illegitimate births were as follows: 1913, 23.3; 1914, 22.6; 1915, 22.2; first five months of 1916, 23.8. These rates are considerably higher than the average rate, 18.1, shown in Table III for the period 1905-1909. In Paris 2 the percentages of illegitimate births were: 1912, 23.8; 1913, 26.5; 1914, 23.9; 1915, 26.8; 1916, 30.8; 38 weeks of 1917, 31.7. The average rate in Paris for the period 1905-1909 was 25.5. The percentages of illegitimate births in London were: 1914, 4.5; 1915, 4.8; 1916, 5.4; 1917, 6.8; 1918, 8.3 For 1905 to 1909 the average rate in London was 3.5.

Percentages derived from data given in Guradze, Dr. Hans: "Säuglingssterblichkeit, Geburtenhäufigkeit, Eheschliessungen und Gesamtsterblichkeit in Berlin während des Krieges." Jahrbücher für Nationalökonomie und Statistik. Oktober 1916. Jena. p. 550.

<sup>&</sup>lt;sup>2</sup> Pinard, M. A.: "De la Protection de l'enfance pendant la troisième année de guerre dans le camp retranché de Paris." Bulletin de l'Académie de Médecine. 3e Série-Tome lxxviii. No. 49. Séance du 18 Décembre 1917. p. 776.

Percentage for 1913 derived from Annuaire Statistique de la Ville de Paris, XXXIV°

Année—1913. Paris, 1917. p. 112.

<sup>3</sup> Derived from Quarterly Return and Annual Summary of Marriages, Births, and Deaths Registered in England and Wales and in the Registration Counties, etc. Published by Authority of the Registrar-General. Nos. 264, 268, 272, 276, and 280—years 1914-1918. London.

#### Other countries.

The situation in Australia and New Zealand is of especial interest, since conditions in these countries are somewhat similar to those existing in the United States. Table IV gives, for the Commonwealth of Australia and its component States and for the Dominion of New Zealand, the number of illegitimate births in one year, and the percentages of illegitimate births for a series of years.

Table IV.—Number and per cent of illegitimate births in Australia and New Zealand.

	Illegitim births	ate live , 1914.	Per cent of live births illegitimate.				
Country and State.	Number.	Per cent of total live births.	Annual average, 1905- 1909.	Annual average, 1910– 1914.	1915	1916	1917
Australia a.  New South Wales. Victoria Queensland. South Australia Western Australia Tasmania Northern and Federal Territories.	1,148 500 388 355	5.3 5.6 5.8 3.9 4.2 5.9	6. 2 6. 9 5. 7 7. 4 4. 2 4. 3 5. 5	5.6 5.7 5.8 6.2 4.3 4.3 5.3	5. 1 5. 0 5. 7 5. 4 4. 0 4. 2 5. 3	4.8 4.7 5.2 5.1 3.8 3.8 5.1	4.9 4.7 5.5 5.0 4.0 4.2 5.3
New Zealand c.	1,302	4.6	4.5	4.3	4.1	4.0	4.1

a Except for 1905-1909, averages based on statistics in Population and Vital Statistics, Bulletin No. 35. Commonwealth Demography, 1917 and Previous Years. Commonwealth Bureau of Census and Statistics, Melbourne, 1918. pp. 30, 31.

Averages for 1905-1909 based on statistics in Official Year-Book of the Commonwealth of Australia Containing Authoritative Statistics for the Period 1901-1916, etc. No. 10—1917. Melbourne. pp. 159, 162.

b Numbers too small upon which to base a per cent.
c Statistics of the Dominion of New Zealand. Population and Vital Statistics, in Volume I for each year from 1905 to 1917. Wellington. 1906-1918.

year from 1905 to 1917. Wellington, 1906-1918.

It will be seen that the percentages of illegitimate births for Australia and New Zealand almost uniformly indicate a slight but persistent decline. The percentages in 1916 were approximately the same as in England and Wales for the same year.

Comparing the number of births out of wedlock with the number of single, widowed, and divorced women in the population, the rate in England and Wales is lower than in the Australian States and in New Zealand, all of them being low as compared with most European countries. For the year 1911 the following rates represent the illegitimate births per 1,000 single, widowed, and divorced women 15 to 45 years of age:1

A 11	~+ 11	0.1	ia	٠

strana:	
Queensland	<b>15. 5</b>
New South Wales	14.5
Western Australia	14.0
Tasmania	11. 9
Victoria	10.5
South Australia	8.5
haring bareless we	

The rate for England and Wales during the same year for women

of this age group was 8.1

Australian statistics show a larger percentage of illegitimate births in cities than in country districts. In New South Wales, in 1916, the percentage of illegitimate births in Sydney was 6.4, as compared with 3.7 in the remainder of the State.2 The proportion of illegitimate births in the city of Melbourne and suburbs in 1916 was greater than in the other urban and rural districts of Victoria, the lowest percentages prevailing in the country districts.3 In South Australia the percentages of illegitimate births in 1916 were 6.2 for the metropolitan area and 3.9 for the State as a whole.4 In Western Australia the percentage of illegitimate births in Perth and its suburbs, in 1916, was 4.5, as compared with 3.7 for the State as a whole.5 The percentages in the two cities of Tasmania—Hobart and Launceston—in 1914, were 9.7 and 11, respectively, as compared with 3.3 in country districts.6

Without a comprehensive understanding of the customs and laws, the conditions surrounding child life, and the completeness of birth registration, it is impossible to evaluate the statistics on illegitimate births in oriental countries. The illegitimacy rate in Japan, according to official statistics, is practically the same as that found in France, Germany, and Hungary. In 1915, 8.7 per cent of all births in Japan were reported as illegitimate. The average for 1905 to 1909 was 9.2, and for 1910 to 1914, 9.1. Information is not available as to the effect illegitimate birth may have upon the lives of the 150,000 children born out of wedlock in Japan each year.

The effect of racial differences and variations in social customs upon the illegitimacy rate is indicated by the statistics for the Union of South Africa excluding the Orange Free State.8 In 1914, 2.2 per cent of the births among the white population were illegitimate, while the percentage of illegitimate births among the Bantus was 11.2 and among the mixed and other colored races 30.8. No information is available as to the completeness of birth registration, nor in regard to social customs and standards.

<sup>1</sup> Seventy-fourth Annual Report of the Registrar-General of Births, Deaths, and Marriages in England and Wales, 1911. London, 1913. p. xxvi.

2 Official Year Book of New South Wales, 1917. Sydney, 1918. p. 82.

<sup>&</sup>lt;sup>3</sup> Victorian Year Book, 1916-17. Melbourne, 1918. p. 331.

South Australia, Statistical Register, 1916-17. Part I-Population. Adelaide, 1917.

<sup>&</sup>lt;sup>6</sup> Percentages derived from Statistical Register of Western Australia for 1916 and Previous Years. Part I.—Population and Vital Statistics. Perth, 1918.

<sup>6</sup> Statistics of the State of Tasmania for the year 1914-15. Part III. Vital and

Meteorological. Tasmania, 1915. p. 151.

<sup>7</sup> Mouvement de la Population de l'Empire du Japon. Cabinet Impérial, Bureau de la

Statistique Générale. Reports for 1905 to 1915. Tokio.

Figures derived from Statistical Year-Book of the Union of South Africa, No. 3-1914-15. Pretoria, 1916. pp. 16-27.

Statistics were available for three Central American and three South American countries. In Costa Rica,¹ Guatemala,² and San Salvador,³ the percentages of illegitimate births ranged from 23.4 to 54.5. In Uruguay ⁴ 21.9 per cent of all births in 1916 were illegitimate, and in Chile⁵ the percentage in the same year was 38.1. In Venezuela ⁶ the average percentage for 1910 to 1912, the years for which statistics were available, was considerably higher. These figures for Central and South America should be studied in relation to the composition of the populations of the various countries, the marriage laws and customs that prevail, and the bearing that illegitimacy has upon child welfare.

Separate figures for the Latin population and the Indians were available for Guatemala in 1912 and for San Salvador in 1914. In the former country the percentage of illegitimate births among the Latin population was 6.6 per cent higher than the percentage among the Indians, and in the latter country 8 per cent higher.

#### PREVALENCE IN THE UNITED STATES.

# Registration of illegitimate births.

The purposes of birth registration in this country include mainly the collection of vital statistics, the safeguarding of the health of infants, the establishment of parentage for support and inheritance, the proof of age for the proper enforcement of education and child labor laws, and, more recently, the determination of age in connection with military service. Registration as an aid in the prevention of infant mortality and as an infant welfare measure is of even greater importance for children born out of wedlock than for others. Often, too, the legal rights of a child of illegitimate birth may depend on registration as much as do the rights of a child of legitimate birth, and there is as great need for accurate proof of age for purposes of protection against premature work and for assuring the child's education. There appears to be little difference of opinion as to the necessity for registering the births of children born out of wedlock.

<sup>&</sup>lt;sup>1</sup>Percentage derived from statistics in República de Costa Rica, América Central, Anuario Estadístico, Año 1917—Tomo Vigesimoprimero. Dirección General de Estadística, San Jose, 1918. p. xxi.

<sup>&</sup>lt;sup>2</sup> Percentage derived from statistics in Boletín de la Dirección General de Estadística. Año 1. Núm. 1 (Noviembre de 1913), Guatemala, C. A. p. 143.

<sup>&</sup>lt;sup>3</sup> Percentage derived from statistics in Anuario Estadístico de la República de el Salvador, 1914. Correspondiente A. Dirección General de Estadística, San Salvador, 1915. p. 25.

<sup>&</sup>lt;sup>4</sup>Percentage derived from statistics in Anuario Estadístico de la República Oriental del Uruguay, Año 1916—Libro XXVI. Director General de Estadística, Montevideo, 1918. p. 36.

<sup>&</sup>lt;sup>5</sup> Percentage derived from statistics in Statistical Abstract of the Republic of Chile. Central Statistics Bureau, Santiago de Chile, 1917. p. 10.

<sup>&</sup>lt;sup>6</sup> See Anuario Estadístico de Venezuela, 1910 to 1912. Dirección General de Estadística, Caracas, 1913-1915.

But there is much controversy as to the method by which these births shall be so recorded as best to safeguard the child's legal status and property rights and at the same time protect him against any stigma.

The birth registration law recommended by the United States Bureau of the Census requires that the birth certificate shall state "whether legitimate or illegitimate," "full name of father," and "maiden name of mother." The registration laws or regulations of 20 States contain these provisions—Alabama, Arizona, Colorado, Florida, Idaho, Iowa, Kentucky, Louisiana, Michigan, Montana, Nebraska, North Dakota, Oklahoma, Pennsylvania, Texas, Utah, Ver-

mont, Washington, Wisconsin, and Wyoming.

In 6 States-Delaware, Missouri, Nevada, Ohio, Tennessee, and Virginia-the law prohibits entry of the name of the father of a child of illegitimate birth, and in Oregon the provision requiring that the "full name of father" be recorded, contained in the law of 1915, has been omitted in the amendatory law of 1917. In Georgia, Massachusetts, Minnesota, and New York the father's name may be entered only by his consent; however, in Minnesota the name must be entered after paternity is established. The Illinois law prohibits the recording of the names or other identifying data in regard to the father or the mother without their consent. In the District of Columbia "it shall in no case be necessary for any physician, midwife, or other person to report any fact or facts whereby the identity of the father or of the mother or of the child born shall be disclosed"; the provision in North Carolina is similar, except that such entry is forbidden. In all the above States except Massachusetts there is required a statement as to legitimacy; in Illinois the law provides for the items included in the standard certificate of birth, but the certificate form used for recording births does not include this entry; a special law governs birth registration in New York City, and this law does not require information as to legitimacy of birth. In the remaining 15 States there is no specific provision in the law regarding entry of legitimacy or illegitimacy of birth; but in most cases the birth-certificate form provides for the checking of this fact.

The question of registration is closely connected with the legal determination of paternity. There are some who hold that no record should be made either of the mother's or of the father's name. As indicated, only two States and the District of Columbia have incorporated this idea in legislation. It may be assumed that the data in regard to the mother are considered of importance in measures for the protection of the child. Certainly, without this information efforts looking to the prevention of infant mortality and for protection of children are greatly handicapped. It becomes an issue as to whether the greater emphasis should be placed on safeguarding the

mother's name or on protecting the child's life.

The identity of the mother is beyond question, whereas the identity of the father is not. As it now exists in the United States, the birth registration machinery is entirely inadequate as a means of determining paternity. In the absence of judicial determination of paternity, there is some question as to the value of the registration. The point may well be made, however, that the law should recognize no distinction in the responsibility of the parents of the child born out of wedlock. In order to safeguard the property rights of the child and for the purpose of holding the father liable for support, it is necessary that paternity should be determined legally and in as large a proportion of cases as possible.

Together with efforts to secure complete and accurate birth registration must go concern that no record shall be so used that the child's future happiness may be in any way endangered. In some communities, either by law or by regulations of the health department or the bureau of vital statistics, it is provided that only persons who can show a legitimate interest in the information may be permitted access to birth records. Experience in cities where this rule is not in force would indicate the necessity for preventing the use for malicious purposes of records relating to births out of wedlock. It is often of vital importance to the individual child that transcripts of birth records used for school, employment, and other purposes should contain no information which will indicate birth status. New York City has set an example by omitting on transcripts for school and employment purposes information in regard to parentage.

## Statistics for States.

The inadequacy of birth registration data in this country is evidenced by the fact that for only 16 States and 20 of the 62 cities having in 1915 populations of 100,000 or over could figures on illegitimate births be secured from reports of State or city departments. In 19 States from which no statistics could be secured the law or regulations relating to birth registration require the reporting of the fact of legitimacy or illegitimacy on the birth certificate.

Because the failure to register probably affects the accuracy of figures on illegitimate births to an even greater extent than those on legitimate births, and the entry of incorrect information on the birth certificate further invalidates these statistics, only a minimum statement is possible of the percentage of births that occur out of legal wedlock. Some indication of the inadequacy of the figures cited

<sup>&</sup>lt;sup>1</sup> Arizona, Colorado (figures later than 1910 could not be secured), Delaware, Florida, Georgia, Idaho, Illinois, Kentucky, Nebraska, New York, North Carolina, North Dakota, Ohio, Oregon, Tennessee, Texas, Virginia, Washington, and Wyoming.

is given by the fact that only 8 of the States and 11 of the cities from which statistics on illegitimate births were secured were included by the Bureau of the Census in the birth registration area in 1915 as having birth registration 90 per cent or more complete. A further difficulty is occasioned by the lack of uniformity in the inclusion or exclusion of stillbirths and the failure, in many instances, to indicate whether or not the figures include stillbirths. This is particularly true of figures relating to illegitimate births.

Table V.—Legitimate birth rate per 1,000 married women 15 to 44 years of age, and illegitimate birth rate per 1,000 single, widowed, and divorced women 15 to 44 years of age, in 16 States of the United States, 1915.

	Estimated	Live bi ported mate.b	rths re- as legiti-	Esti- mated number	Live births reported as illegitimate.	
State.	number of married women 15 to 44 years of age.a	Number.	Per 1,000 married women 15 to 44 years of age.	of single, widowed, and divorced women 15 to 44 years of age.a	Number.	Per 1,000 single, widowed, and divorced women 15 to 44 years of age.
				; •   •	4	
Alabama: White c. Negro. Connecticut d. Indiana Maryland: White c. Negro. Massachusetts c.	183, 400 139, 000 159, 200 399, 200 146, 200 33, 200 -464, 500	31,122 14,892 31,554 60,969 25,504 4,946 91,286	169. 7 107. 1 198. 2 152. 7 174. 4 149. 0 196. 5	108,700 98,500 137,600 256,000 124,200 27,900 468,100	302 2,448 356 881 622 1,295 2,108	2.8 24.9 2.6 3.4 5.0 46.4 4.5
Michigan	415, 300 261, 800 483, 400 13, 800 56, 400	79,737 54,116 70,039 1,278	192. 0 206. 7 144. 9 92. 6 175. 9	278,500 245,100 332,500 6,300	1,363 1,117 1,504 12 84	4.9 4.6 4.5 1.9
New Hampshire Pennsylvania. Rhode Island South Dakota. Utah	1, 134, 100 78, 400 88, 400 55, 600	9, 919 214, 613 13, 772 13, 543 12, 874	189. 2 175. 7 153. 2 231. 5	44,600 854,100 75,300 58,800 36,200	4,448 215 107 109	5. 2 2. 9 1. 8 3. 0
Vermont	47, 400 302, 200	7,726 57,174	163. 0 189. 2	31, 900 259, 300	149 840	4. 7 3. 2
Eight States in birth registration area/	2,617,100	502,723	192.1	2, 135, 200	9,840	4.6
Total (exclusive of the Negroes in 2 States)g	4,289,300	775,226	180.7	3,317,200	14, 217	4.3

a Number of women estimated as for July 1, 1915, from U. S. Census figures for 1910 and U. S. Census estimated population as of July 1, 1915. For Connecticut and Massachusetts the estimates are for July 1, 1914, since the numbers of illegitimate births were secured for 1914. It was assumed that the number of married women and of single, widowed, and divorced women 15 to 44 years of age would represent the same percentages of the total population in 1915 as they represented in 1910. Estimates are expressed in even hundreds.

See Thirteenth Census of the United States, 1910, Vols. II and III. Population Reports by States. Washington, 1913. Also, U. S. Bureau of the Census Bulletin 138. Estimates of the Population of the United States, 1910-1917, including results of the State enumerations made in 1915. Washington, 1918.

than 10 per cent of the total population of each of these States.

b Except for the State of Massachusetts, information was furnished by State departments of health and bureaus of vital statistics. In some States it was impossible to tell with absolute certainty whether or not stillbirths were included in the number of births, and this was especially true in the case of illegitimate births.

c Includes a small number belonging to other races than white and Negro.

d Figures for 1914; figures for 1915 not available.

• Figures for 1914; figures for 1915 not available.

• Figures for 1914; compiled by the U. S. Children's Bureau from original records.

• In 1915: Connecticut, Massachusetts, Michigan, Minnesota, New Hampshire, Pennsylvania, Rhode Island, Vermont. See U. S. Bureau of the Census: Birth Statistics for the Registration Area of the United States, 1915. First Annual Report. Washington, 1917. p. 9.

• The Negro populations and births of Alabama and Maryland were excluded, since they comprised more

The incompleteness of birth registration in the United States renders impracticable any attempt at comparison with foreign figures, though the evidence would seem to indicate that there is a smaller proportion of births out of wedlock among the white population in this country than in most of the European countries.

In order to secure fairly comparable figures for the United States, it is necessary to treat separately the figures for the white and for the Negro population of the States in which Negroes formed more than 10 per cent of the total population. Illegitimacy among Negroes is a phenomenon which must be studied by itself in its relation to the social and economic conditions surrounding the race at the present time and in their past history. Unfavorable economic conditions and lack of educational opportunities have resulted in laxness of marriage relations among the Negroes of many localities, and consequently in a high illegitimacy rate. However, illegitimacy as it prevails among the Negroes in these localities is not comparable with the same condition among the white population. Regardless of the status of colored children, they are usually provided for by the mother or her relatives, and a child born out of wedlock has very much the same advantages and disadvantages as a child born in lawful marriage. Therefore, in the discussion of comparative data presented in Tables V, VI, and VII there have been excluded the Negro population and the Negro births in the two States included in which Negroes comprise one-tenth or more of the entire population. Sufficient data were not available for an adequate discussion of illegitimate births among Negroes.

The average legitimate birth rate per 1,000 married women of childbearing age in the 16 States represented, excluding the Negroes in Alabama and Maryland, was 180.7. The average illegitimate birth rate per 1,000 single, widowed, and divorced women of the same age was 4.3. For the 8 States which were in the birth registration area in 1915 the legitimate birth rate was 192.1 and the illegitimate, 4.6.

There seems to be no close relation between legitimate and illegitimate birth rates. Seven States had legitimate birth rates above the average. The illegitimate birth rate in 4 of these States was above the average and in 3 below. Of the 9 States having legitimate birth rates below the average, 3 had illegitimate rates above the average, and 6 below.

Neither does there appear to be a definite relation between the illegitimacy rate and the percentage of unmarried women among all women of childbearing age. In the 16 States for which the analysis was made the average percentage of women 15 to 44 years of age who were single, widowed, or divorced was 43.6 (exclusive of the Negro population in 2 Southern States). Of 7 States where

the percentage was above the average, 3 had illegitimate birth rates above and 4 had rates below the general illegitimate birth rate. In Vermont, where the illegitimate birth rate was relatively high, only 40.2 per cent of the women of childbearing age were unmarried. One the other hand, in Connecticut, where the illegitimacy rate was low, 46.4 per cent of the women 15 to 44 years of age were unmarried.

The percentages of illegitimate births in the States from which figures were obtained are given in Table VI.

Table VI.—Number and per cent of illegitimate births in 16 States of the United States.

	Live	births in 1	915.a	Per cent of live births reported as illegitimate.			
State.	Total.			Annual average,	1916	1917	1918
		Number.	Per cent.	1910–1914.			
Alabama: White Negro Connecticut Indiana Maryland: White Negro Massachusetts Michigan	31, 424 17, 340 b 31, 910 61, 850 26, 126 6, 241 d 93, 394 81, 100	302 2, 448 b 356 881 622 1, 295 d 2, 108 1, 363	1.0 14.1 b1.1 1.4 2.4 20.7 d2.3 1.7	1.0 1.6 22.3 c15.2	0.9 13.7 1.5	0. 9 12. 8 1. 4	
Minnesota Missouri Nevada New Hampshire Pennsylvania Rhode Island South Dakota Utah Vermont Wisconsin	55, 233 71, 543 1, 290 10, 003 219, 061 13, 987 13, 650 12, 983 7, 875 58, 014	1,117 1,504 12 84 4,448 215 107 109 149 840	2.0 2.1 .9 .8 2.0 1.5 .8 1.9	1.5 9.7 1.7 1.5	1.9 2.2 1.9 1.3- .9 .7 1.4 1.6	1.8 2.4 1.0 1.2 .9 .7 1.8 1.5	2.3

a Except for the State of Massachusetts, information was furnished by State departments of health and bureaus of vital statistics. In some States it was impossible to tell with absolute certainty whether or not stillbirths were included in the number of births; this was especially true in the case of illegitimate births. b Figures for 1914; figures for 1915 not available.

c. Average based on 3-year period 1912-1914; statistics not given for white and colored separately prior to

1912

first, and it was impossible to obtain the left of Average based on 2-year period 1913-1914. g Average based on 4-year period 1911-1914. h Average based on 3-year period 1912-1914.

The population of the 16 States included in Table VI, exclusive of the Negro population in Alabama and Maryland, represented, in 1915, more than one-third of the total population of the country, exclusive of the Negro population of the 14 States and the District of Columbia, in which Negroes formed as much as 10 per cent of the population.1

The percentage of illegitimate among the total births in these 16

d Figures for 1914; compiled by the U. S. Children's Bureau from original records.

κ Average based on 2-year period 1913-1914. Reports previous to 1913 included stillbirths in illegitimate births, and it was impossible to obtain the number of illegitimate live births.

Population estimated as for July 1, 1915, except that for Connecticut and Massachusetts the estimates are for July 1, 1914.

States in 1915 was 1.8.1 Eight of the States—Connecticut, Massachusetts, Michigan, Minnesota, New Hampshire, Pennsylvania, Rhode Island, and Vermont—were included in the birth registration area in 1915; in that year the percentage of illegitimate births in these States was 1.9. Grouping the States geographically, the percentage was lowest in the sparsely settled Western States, the average for Nevada, South Dakota, and Utah, in 1915, being 0.8. In the 5 Middle Western States the rate was 1.7, in the 1 Middle Atlantic State 2, and in the 5 New England States 1.9. The rate in the 2 Southern States, excluding births to Negroes, was 1.6. It may be questioned, however, whether these rates would have been relatively the same if birth registration had been equally complete in all sections and if data had been available for the whole country. In this connection it is significant that the 5 New England States and the Middle Atlantic State were all in the birth registration area, and that the rates for these sections were comparatively high.

#### Statistics for cities.

In the 20 cities for which statistics were secured, the percentages of births out of wedlock in 1915 varied from 1.2 to 6.1. excluding the births to Negroes in 2 cities. The percentages of illegitimate births among the Negroes in Baltimore, Washington, and Philadelphia were, in 1915, 24.5, 19.5, and 16.4,2 respectively. No figures were obtainable for cities farther south. Although possible differences in the accuracy of registration may affect these comparative percentages, the low percentage in Philadelphia, where in 1910 one-eighteenth of the population was Negro, as compared with Baltimore, having onesixth Negro, and Washington, almost one-third Negro, suggests a better condition among the colored population in cities and States where the race is more dispersed, and where Negroes live under more favorable economic and social conditions.

The difference in the extent of the problem in cities and in less congested areas is brought out by comparison of the percentages of illegitimate births in States as a whole and in their large centers of population. As has been pointed out in the discussion of the European statistics, the preponderance in the number of illegitimate births in large cities is due largely to the position of the city as a refuge and as a center for hospital and other types of care. It is probable, however, that conditions of life in a city are a considerable

<sup>&</sup>lt;sup>1</sup> Total births, exclusive of Negro births in Alabama and Maryland, 789,443; reported as illegitimate, 14,217. For 2 States, figures were for 1914.

<sup>2</sup> See footnote i, p. 25.

Table VII .- Number and per cent of illegitimate births in 20 cities of the United States having more than 100,000 population.a

	Live births in 1915.			Per cent of live births reported as illegitimate.			
City.	Total.		d as ille- nate.	Annual average,	1916	1917	1918
	100.	Number.	Per cent.	1910-1914.	1910	1517	1910
Baltimore: White Negro Boston Buffalo Cincinnati c Cleveland Denver Detroit Grand Rapids Kansas City c Milwaukee g Minneapolis Newark New York h Philadelphia † Pittsburgh Providence St. Louis c St. Paul Toledo Washington: White	19,725 12,683 7,804 16,623 3,703 21,088 3,157 5,418 11,278 8,529 10,955 141,256 40,849 16,139 5,835 14,143 5,291	359 533 800 263 299 386 105 547 117 329 292 292 365 1,703 1,122 490 123 529 272 2118	3.1 24.5 4.6 2.1 3.8 2.3 3.7 6.1 2.6 4.3 1.4 1.2 2.7 3.0 2.1 3.7 5.1 2.6 2.6	3.8 23.3 4.1 b 2.0 3.7 2.3 d 3.0 e 2.7 f 6.1 2.6 b 4.4 1.5 1.4 j 2.5 k 3.6 2.2 f 4.3 4.5 2.5 b 2.5	2.6 22.7 2.2 2.9 2.9 6.2 2.8 4.0 1.3 1.1 2.4 1.7 3.9 4.5 7	2.1 21.6 2.5 3.6 7.9 2.6 4.0 1.1 1.0 2.3 2.1 3.6 5.0 1.8	1.8 1.2 8.2 3.8

a Statistics furnished by State or city departments of health or bureaus of vital statistics, except for Boston, where the statistics for the period 1910-1914 were compiled by the U. S. Children's Bureau from original records.

b Average based on two-year period 1913-1914; no previous statistics of illegitimate births.
c Separate statistics for white and Negro births not available. In 1910, the population of Cincinnati was
5.4 per cent Negro, of Kansas City 9.5 per cent, of St. Louis 6.4 per cent. d A verage for the period 1912-1914.

Average based on two-year period 1913-1914. Reports previous to 1913 included stillbirths in illegitimate births, and it was impossible to obtain the number of illegitimate live births.

A Average based on four-year period 1911-1914.

§ Includes stillbirths. The percentages would have been slightly lower had stillbirths been excluded.

Å New York City is a center of maternity care for surrounding territory, and the percentage of illegitimate irths would be expected to be high. Workers in touch with the local situation suggest that the low rates births would be expected to be high. Workers in touch with the local situation suggest that the low rates shown by these figures may be due to the fact that large numbers of unmarried mothers when entering a hospital claim to be married. One reason for this may be the provision of the New York law which makes the inquiry into paternity compulsory in cases in which the child is chargeable to a county, city, or town, and which in such cases requires the mother, under penalty, to disclose the name of the father. (Bender's Penal Law and Code of Civil Procedure, 1918, secs. 840, 856.) in 1910, 5.5 per cent of the population was Negro. The percentages of illegitimate births, including stillbirths, among the Negroes were: 1915, 16.4; 1916, 13.4; 1917, 13.6. The percentages among the whites were: 1915, 2.1; 1916, 1.8; 1917, 1.6. if Rate for 1914; no previous statistics of illegitimate births.

\* Average based on reports for four years—1910, 1911, 1913, and 1914.

factor in producing the high rate. The 1915 rates for the States and cities for which comparable statistics were secured were as follows:

Maryland:	
White	2.4
Colored	20.7
Baltimore—	
White	3. 1
Colored	24.5
Massachusetts 1	2.3
Boston 1	

Minnesota	2.0
Minneapolis	4. 2
St. Paul	3. 7
Missouri	2.1
Kansas City	6.1
St. Louis	3. 7
Pennsylvania	2.0
Philadelphia	2.7
Rhode Island	1, 5
Providence	2.1

# Estimated number of illegitimate births.

Although the available statistics are meager, an attempt was made to approximate roughly the total number of illegitimate births in the United States each year. It was impracticable to arrive at such an estimate by the method based on the total number of live births in the United States, since incomplete birth registration makes it impossible to obtain, for the country as a whole, statistics having any degree of accuracy. Hence, the estimate was based on the number of single, widowed, and divorced women of child-bearing age. In the United States in 1915 the estimated number of single, widowed, and divorced white women 15 to 44 years of age was 8,769,000.1 In the 16 States for which figures of illegitimate births were obtained the rate per 1,000 single, widowed, and divorced white women of childbearing age may be estimated as at least 3.7.2 Applying this ratio to the estimated population given above gives 32,400 as an estimated number of illegitimate white births in the United States each year. It must, of course, be remembered that this figure is an estimate based on only a part of the country; it is improbable, however, that the true figure is below it. Indeed it may safely be considered as a minimum estimate because of incompleteness of birth registration and erroneous registration of illegitimate as legitimate births.

Because of the recognized inadequacy of birth registration in a considerable part of the United States, another estimate was made based on data from States included in the birth-registration area in 1915. By the method described above the rate for white unmarried

<sup>&</sup>lt;sup>1</sup>The number of single, widowed, and divorced white women 15 to 44 years of age on July 1, 1915, was estimated by projecting the annual increase in this group between 1900 and 1910, using the arithmetical method. Strictly speaking, the figures for "white women" refer to women of all races other than Negro. The figure 8,769,000 includes approximately 0.2 per cent of Indians, Chinese, and Japanese.

<sup>&</sup>lt;sup>2</sup> The rate per 1,000 white and Negro women in the group specified, exclusive of the Negro women in two States, was found to be 4.3. (See Table V, p. 21.) The rate per 1,000 white women in this group can be found by assuming, in the absence, for most of the States, of illegitimate births classified by color, that the ratio between the white and Negro Illegitimate birth rates was the same as that in the area of good birth registration, Maryland and Philadelphia combined, where illegitimate births are classified by color. (Maryland was not in the birth registration area in 1915 but was admitted in 1916.) Applying this ratio to the respective white and Negro populations in the group specified results in the figure of 3.7 for the white unmarried female population of child-bearing age.

women of childbearing age in these States may be estimated as 4.<sup>r</sup> This rate, applied to the number of single, widowed, and divorced white women of childbearing age in the United States, gives a total of 35,100 illegitimate white births. It must be borne in mind that States in the birth registration area have a disproportionate urban population among which the illegitimate birth rate is high. Nevertheless, this figure may be regarded as an understatement because of errors and omissions of registration of illegitimate births even in States included in the birth-registration area.<sup>2</sup>

<sup>1</sup> The rate per 1,000 white and Negro women in the group specified was 4.6; the

correction has been made on the same basis as described in note 2, p. 26.

<sup>&</sup>lt;sup>2</sup>A careful study of records of social agencies in Boston added one-eighth to the number of illegitimate births registered as such in the city. Similar estimates for Negroes would be subject to a much greater percentage of error than are estimates for whites, first, because of inadequate registration in areas where the Negro population is largest, and secondly, because of special conditions affecting Negroes. Such an estimate, if made, should of course be accompanied by a full discussion of the history of the problem and of the difficulties involved in setting up new standards of family morality inplace of those existing under slavery conditions.

#### INFANT MORTALITY.

Infant mortality statistics are an index not merely of the number of infants who fail to survive their first year, but of the conditions surrounding infancy and early childhood. The significance of the infant mortality rate is not alone in the sacrifice of infant life, but perhaps of even greater social import are the impaired physical development, hardship, and social handicap likely to be the lot of many who survive. The unfavorable conditions surrounding children born out of wedlock are clearly shown by the fact that the infant mortality among them is invariably found to be far in excess of the mortality among infants born in wedlock. Most European countries recognize the significance of the relation between illegitimate birth and infant mortality and furnish comparative statistics on the deaths of infants of illegitimate and of legitimate birth. Table VIII gives for 13 European countries the infant mortality rates among children of illegitimate and of legitimate birth, and the relative differences between the mortality rates among infants born in wedlock and those born out of wedlock.

Table VIII .- Average infant mortality rates for legitimate and illegitimate births in specified countries of Europe, 1910 to 1914.

Country.	Annual average number of deaths under one year per 1,000 live births.			
Country.	Illegitimate.a	Legitimate.a	Relative difference, b	
Austria. Belgium. Denmark England and Wales Finland France German Empire. Bavaria Prussia Saxony. Wurtemburg Italy Norway. Scotlande. Sweden. Switzerland. The Netherlands	213 167 208 175 221 256 250 271 233 215	188 136 90 104 106 111 154 187 151 167 150 134 62 120 66 99 102	1.3 1.6 1.9 2.0 1.7 2.0 1.7 1.3 1.4 1.4 1.4 1.7 2.0 1.7 2.3	

a Derived from statistics in Annuaire International de Statistique. II. Mouvement de la Population (Europe). L'Office Permanent de l'Institut International de Statistique, La Haye, 1917, pp. 158-160. Annual average for the quinquennial period 1910-1914 in all countries with the following exceptions: Austria, France, Scotland, and Sweden, 1909-1913; Belgium, 1908-1912.

b Rate in column 1 divided by rate in column 2.
c Mackenzie, W. Leslie, M. D.: Scottish Mothers and Children, being Vol. III of Report on the Physical Welfare of Mothers and Children. The Carnegie United Kingdom Trust, East Port, Dunfermline, 1917.

p. 133. Annual average 1909-1913.

The infant mortality rate among infants born out of wedlock is without exception higher than among other infants, ranging from 1.3 to 2.3 times that found among infants of legitimate birth. The four countries having the lowest infant mortality among children of legitimate birth—Norway, Sweden, Denmark, and Switzerland—also had the lowest mortality among infants born out of wedlock. Nevertheless, in these countries the illegitimate infant mortality rates were from 1.7 to 2 times as high as the rates among infants of legitimate birth. The countries showing the lowest relative difference between illegitimate and legitimate infant mortality rates—Austria, Belgium, and three States of the German Empire—had extremely high infant mortality among infants of both legitimate and illegitimate birth.

In Norway the infant mortality rate among infants born in wedlock during the quinquennial period 1910–1914 was only 62, whereas the corresponding rate for infants born out of wedlock was 122. As an argument for the passage of the Norwegian law relating to "children whose parents have not married each other," the Government made an exhaustive study of the infant mortality among these children. The conditions imposed by the law passed in 1915 are expected to effect radical changes in this respect, through insuring for the children born out of wedlock maternal care and adequate support either by the parents or by the State. In an article on this measure the author of the Norwegian law says:

This demand for the increasing of a father's duties to his illegitimate child was considerably strengthened by the result of the official investigation into the economic and social position of unmarried mothers and their children. Those investigations \* \* \* presented a dark picture of the existing conditions, especially in regard to stillbirths and infant mortality. It was stated that the stillbirths in the years 1891–1900 amongst the illegitimate children were 164 to 165 compared with 100 stillbirths among the legitimate children. The district doctors stated the reasons for this to be—besides venereal disease in several towns—unsatisfactory obstetrical help, concealment of birth, and the mother's needy position during pregnancy. \* \* \* A still graver impression is produced by the investigation of the mortality of children born out of wedlock. It is stated that the mortality of illegitimate children in proportion to that of the legitimate ones is in the first month of life 195 to 100; in the second month of life 239 to 100; in the third month of life 274 to 100—nearly three times as great.

The annual report of the registrar-general of England and Wales shows for the year 1915 <sup>2</sup> a mortality rate among infants born in wedlock of 105 per 1,000 births, and a mortality rate of 203 per 1,000

<sup>&</sup>lt;sup>1</sup> Castberg, J.: "The children's rights laws and maternity insurance in Norway." Journal of the Society of Comparative Legislation. (New Series.) Vol. XVI, Pt. 2 (1916). pp. 290-291. London.

<sup>&</sup>lt;sup>2</sup> Seventy-eighth (1915), Seventy-ninth (1916), and Eightieth (1917) Annual Reports of the Registrar-General of Births, Deaths, and Marriages in England and Wales. London, 1917-1919. p. 41.

births for infants of illegitimate birth. During the year 1916 the infant mortality among babies of legitimate birth was reduced to 87, while the rate among babies of illegitimate birth was 183. In 1917 the rates showed an increase to 90 for children of legitimata birth and to 201 for those born out of wedlock. The registrar-general has persistently called attention to the meaning of these comparative infant mortality rates, and there is evidence that public opinion in England has been aroused to a realization of the necessity for correcting the existing conditions by providing through legislative action and constructive social measures better protection, support, and care for these infants.

In the Report on the Physical Welfare of Mothers and Children in Scotland Dr. W. Leslie Mackenzie, after discussing the difficulties surrounding unmarried mothers, says in regard to their children:1

In many respects it is less difficult to make provision for the mothers than for the annual crop of 8,600 children. The mothers, however they are provided for, can at least fight for their lives and often attain to a passable living. The newborn infant can do nothing for himself. He hangs on the service of others. Within hours of his birth he may be taken from his mother's breast and put among those whose skill is often no substitute even for an unskilled mother's care. He may pass from hand to hand and from place to place. Besides the risks he has encountered in coming to birth, he encounters a thousand others that fall only to the children of the unmarried. If, starting from the same line, he loses in the race with his legitimate fellows, it is from no fault of his own. He has not sinned, but he comes short of the glory. That is the tragedy of the unmarried mother's child.

In New South Wales 2 the infant mortality rate among children born out of wedlock in 1916 was 145.9, as against 63.9 for children of legitimate birth. For the years 1906-1915 the rate for the former was 170.4, and for the latter 68.1. In his report for 1917,3 the president of the State Children Relief Board discusses the desirability of providing special homes for babies with mothers, both for the sake of the mother's training in infant care and of her moral development and for the safeguarding of the life of the child during the first critical period of infancy. In the State of Victoria the discrepancy between the mortality rate of infants born out of wedlock and of those of legitimate birth is even greater than in New South Wales. The report of the Government statistician sums up the situation thus:4

<sup>&</sup>lt;sup>1</sup> Mackenzie, W. Leslie, M. D.: Scottish Mothers and Children, being Vol. III of Report on the Physical Welfare of Mothers and Children. The Carnegie United Kingdom Trust, East Port, Dunfermline, 1917. p. 131.

State Children Relief Board: Report of the President, Alfred William Green, for the

Year Ended 5 April, 1917. Sydney, 1918. p. 26.

<sup>3</sup> State Children Relief Board: Report of the President, Alfred William Green, for the Year Ended 5 April, 1917. Sydney, 1918. p. 24.

<sup>4</sup> Victorian Year Book, 1916-17. Melbourne, 1918, pp. 349, 350.

On the average of the past eight years, 185 in every 1,000 illegitimate infants died within a year, as against 66 in every 1,000 legitimate children. It is thus seen that the chance of an illegitimate child dying before the age of 1 year is nearly three times that of the legitimate infant. \* \* \* The rates for 1916 show that of every 1,000 children born out of wedlock 61.2 died from diarrheal diseases within a year as compared with 16.6 deaths per 1,000 legitimate infants from the same cause. Owing to a larger proportion of the former children being deprived of breast food, a higher mortality from these diseases might be expected among them than among legitimate infants, but the striking differences in the death rates from this cause and from the chief respiratory diseases would indicate considerable neglect in the rearing of illegitimate infants.

With the exception of full statistics for German cities, there is little information available in regard to the comparative mortality rates of children of illegitimate and of legitimate birth in cities. The figures for several German cities may be of especial interest in view of the efforts that are reported to have been made to reduce the mortality of children born out of wedlock.

Table IX.—Infant mortality rates for legitimate and illegitimate births in five German cities of over 300,000 population, for specified periods.

	Annual average number of deaths under 1 year per 1,000 live births.				Deaths under 1 year per 1,000 live births.					
City.	1904–1908 a		1909-1913		1904		1913			
	Illegit- imate.	Legit- imate.	Illegit- imate.	Legit- imate.	Illegit- imate.	Legit- imate.	Illegit- imate.	Legit- imate.		
Berlin $b$ .  Dresden $d$ .  Frankfort on the Main $\epsilon$ .  Leipzig $h$ Munich $i$	255.1 210.8 304.8 289.3 222.5	167.1 169.0 123.8 184.0 205.3	211.0 158.7 f 218.2 232.8 169.7	138.7 126.0 f 100.7 150.0 158.4	c 285. 6 233. 7 335. 0 334. 3 230. 8	c 189, 8 182, 6 133, 0 222, 5 228, 4	197.5 144.5 g 192.8 194.1 146.9	120. 4 107. 9 9 85. 9 127. 3 134. 9		

a Keller, Prof. Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten, I. Band, Erste Hälfte, "Deutschland," von Arthur Keller. Berlin, 1912.

brigares for 1909-1913 and for the year 1913 derived from Statistisches Jahrbuch der Stadt Berlin, 1912. b Figures for 1909-1913 and for the year 1913 derived from Statistisches Jahrbuch der Stadt Berlin, 32. Jahrgang—enthaltend die Statistik der Jahre 1908 bis 1911, sowie Teile von 1912. Statistisches Amt der Stadt Berlin, 1913, 1914, 1915, 1915, 1915, 1916, 1911, 1912, 1913. (Summary of deaths for 1910, 1911, 1912, in 111. Jahrgang. 1912. Heft XII. p. 2.) Figures for 1905 derived from Statistisches Jahrbuch deutscher Städte. Vierzehnter Jahrgang. Statistisches Amt der Stadt Breslau. 1917. pp. 60-61.

c Rates for 1905.

c Rates for 1995.
d Figures for 1999-1913, and for the years 1904 and 1913, derived from Statistisches Jahrbuch der Stadt Dresden, 1909, p. 45; 1910, p. 11; 1911, p. 10; 1912, p. 10; Statistisches Amt der Stadt Dresden, 1910-1913.
Monatsberichte des Statistischen Amtes der Stadt Dresden, 1904; 1913, p. 209.
6 Figures for the years 1904 and 1912 and for the period 1909-1912 derived from Statistiches Handbuch der Stadt Frankfurt am Main; Erste Ausgabe, enthaltend die Statistik bis zum Jahre 1905/06; Statistisches Amt; Frankfurt am Main, 1907; pp. 49, 55. Statistische Jahresübersichten der Stadt Frankfurt am Main.
Erste Ausgabe, 1909/1910 and 1910/1911, pp. 13, 14; 1911/1912, pp. 27, 28; 1912/1913, pp. 13, 14. Statistisches Amt. Frankfurt am Main, 1910-1913.
f Averages for 1909-1912.

f Averages for 1909-1912.

g Rates for 1912.

g Rates for 1912,
h Figures for 1909-1913 and for the years 1904 and 1913 derived from Statistisches Jahrbuch der Stadt
Leipzig, 2. Jahrgang, 1912. Statistisches Amt. Leipzig, 1914, pp. 43, 56. Statistisches Monatsberichte
der Stadt Leipzig, V. Jahrgang, Jahresübersichten, 1913, p. 2. Statistisches Amt. Leipzig,
i Figures for the years 1904 and 1911, and for the period 1909-1911 derived from: Münchener Jahresübersichten für 1908. I. Teil, p. 6\*; für 1911, p. 7. Statistisches Amt der Stadt München, 1909, 1913. Figures for 1912 and 1913 derived from Mataré, Franz: "Die Geburten und die Säuglingssterblichkeit in
München während der Kriegsjahre, 1915, 1916 und 1917." Zeitschrift für Bevölkerungspolitik und
Säuglingsfürsorge. Band 11 (Juni 1919), p. 10.

The figures in Table IX show a marked reduction in infant mortality both among children born in wedlock and among those of illegitimate birth. During the period 1904-1908 legitimate infant mortality rates in the five cities specified ranged from 123.8 to 205.3, while the rates for children of illegitimate birth ranged from 210.8 to 304.8. For the later period, 1909 to 1913, the mortality rates for infants born in wedlock ranged from 100.7 to 174.4, while for infants of illegitimate birth the rates ranged from 158.7 to 232.8. Figures for the first and last years of the ten-year period 1904-1913 indicate still more markedly the reduction that has taken place in infant mortality. In Frankfort on the Main the mortality rate for infants of legitimate birth was 133 in 1904: in 1912 the rate was 85.9. The mortality rate for infants of illegitimate birth in Frankfort on the Main was 335 in 1904 and 192.8 in 1912. In Leipzig the mortality rate for infants born in wedlock was 222.5 in 1904 and 127.3 in 1913; the rate for infants of illegitimate birth was 334.3 in 1904 and 194.1 in 1913.

The decline in mortality among infants of legitimate and of illegitimate birth was in approximately the same ratio, so that the relative differences between the mortality rates remained practically unchanged except in Frankfort on the Main where the relative difference between the mortality rates among infants of illegitimate and of legitimate birth was 2.5 in the period 1904–1908 and 2.2 in the subsequent period. The city of Munich showed the lowest relative difference between the rates for the two classes of infants—1.1 for both periods.

More recent figures for Leipzig show mortality rates for infants of illegitimate birth of 202 in 1914 and 174 in 1915, as compared with rates of 101 and 125, respectively, for infants born in wedlock.<sup>2</sup> In Munich the comparative rates for infants of illegitimate and of legitimate birth, respectively, for the period of 1914–1917 were as follows: 1914, 149.2 and 145.9; 1915, 156.2 and 145.9; 1916, 140.2 and 129.9; 1917, 166.1 and 132.1.<sup>3</sup>

The data would seem to refute the claims that have been made, for example, in regard to Leipzig, to the effect that infant mortality among infants born out of wedlock had been reduced below the rate among other infants. That the mortality of infants of illegitimate birth has been reduced in the cities specified in approximately the same proportion as the mortality among infants of more fortunate

<sup>&</sup>lt;sup>1</sup> Figures for 1913 not available.

<sup>&</sup>lt;sup>2</sup> Hanauer, Dr. W.: "Die Fürsorge für uneheliche Kinder und der Krieg." Zeitschrift für Bevölkerungspolitik und Säuglingsfürsorge. Band 10 (August, 1918), p. 205.

<sup>&</sup>lt;sup>3</sup> Mataré, Franz: "Die Geburten und die Säuglingssterblichkeit in München während der Kriegsjahre 1915, 1916 und 1917." Zeitschrift für Bevölkerungspolitik und Säuglingsfürsorge. Band 11 (Juni 1919), p. 10.

<sup>4</sup> Gorst, Sir John E.: The Children of the Nation. London, 1906. p. 24,

circumstances, and that the reduction has been so considerable, does, however, show forcibly the effect of the special measures that have been undertaken under the guardianship system for the protection, through health supervision and otherwise, of all children born out of wedlock.

Also significant of the efforts to lower infant mortality in the cities included in Table IX is the fact that the infant mortality rates among children of illegitimate birth were lower in these cities than in the country as a whole. The infant mortality rate among children born out of wedlock was 256 for the German Empire during the period 1910-1914,1 while the rates in the five cities ranged from 159 to 233 for the period 1909-1913. Among infants of legitimate birth, also, the infant mortality in the cities, with the exception of Munich, was lower than the rate for the country as a whole.

In England and Wales the infant mortality, both for children born in wedlock and for those of illegitimate birth, was considerably higher in urban than in rural districts. Table X shows the rates for the two periods, 1912-1914 and 1915-1917.

Table X.—Average infant mortality rates for legitimate and illegitimate births in urban and rural districts of England and Wales, 1912 to 1917.

	Annual average number of deaths under 1 year per 1, live births.						
Administrative area.	1912–1914 a			1915–1917 b			
	Illegiti- mate.	Legiti- mate.	Relative differ- ence.c	Illegiti- mate.	Legiti- mate.	Relative differ- ence.c	
England and Wales All urban districts. London County boroughs. Other urban districts. Rural districts	200. 4 214. 5 235. 9 231. 0 190. 6 149. 6	98. 3 102. 3 95. 0 112. 6 94. 9 81. 5	2.0 2.1 2.5 2.1 2.0 1.8	195. 8 208. 6 256. 0 218. 2 182. 0 148. 2	94. 1 97. 8 94. 4 106. 2 90. 4 78. 9	2. 1 2. 1 2. 7 2. 1 2. 0 1. 9	

a Averages derived from yearly rates given in Seventy-fifth (1912), Seventy-sixth (1913), and Seventy-seventh (1914) Annual Reports of the Registrar-General of Births, Deaths, and Marriages in England and Wales. London, 1914-1916, pp. 75, 77.

b Averages derived from yearly rates given in Seventy-eighth (1915), Seventy-ninth (1913), and Eightieth (1917) Annual Reports of the Registrar-General of Births, Deaths, and Marriages in England and Wales. London, 1917-1919, pp. 41, 43.

c Rate in column 1 divided by rate in column 2.

During both periods the highest rates among infants born out of wedlock were in London, the mortality being lower in smaller towns than in large cities, and lowest of all in rural districts. Among infants born in wedlock the mortality rates followed the same general tendency, except that in London they were lower than in the county The relative difference between the infant mortality

<sup>&</sup>lt;sup>1</sup> See Table VIII, p. 28,

among infants born out of wedlock and among infants of legitimate birth was greatest in London, the rate among the former being 2.5 times that among the latter in the first period, and 2.7 times as great in the second period. The relative difference was less for rural than for urban districts, in the former being 1.8 and 1.9, respectively, in the two periods, as compared with 2.1 for all urban districts in both periods.

Figures from Norway give the following comparative infant mortality rates for children of illegitimate and of legitimate birth

during the period 1901-1905:1

	i- Legiti-
mate	. mate.
Cities 208.	4 92.6
Rural110.	

Here again we find a startling difference between the rates in city and in rural districts, with the mortality rate among infants born out of wedlock 2.3 times as high as the rate among infants born in wedlock in cities, and 1.6 times as high in rural districts. It will be noted that these rates are considerably higher than the rates shown for the country as a whole for a later period, 1910 to 1914.<sup>2</sup>

For Denmark the situation appears to be reversed, the ratio of infant mortality among children of illegitimate birth to that among those born in wedlock being highest in rural districts and lowest in the city of Copenhagen. The average yearly infant mortality rates in Denmark were as follows:<sup>3</sup>

· ·	Illeg ma		Legiti- mate.
Copenhagen	Boys,	242	146
	Girls,	213	112
Province cities	_Boys,	263	140
	Girls,	217	109
Country districts	_Boys,	220	107
	Girls,	191	85

In Sweden, on the other hand, the mortality rate among infants born out of wedlock in 1909 was 144 in the city of Stockholm, as compared with 106 in the entire country. The infant mortality rate among children of legitimate birth during that year was 75 in Stockholm and 67 in the entire country. The infant mortality rate for children born out of wedlock was, therefore, both numerically

<sup>&</sup>lt;sup>1</sup> Keller, Prof. Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Erste Hälfte. "Norwegen," von Axel Johannessen. Berlin, 1912. pp. 569, 570.

<sup>&</sup>lt;sup>2</sup> Table VIII, p. 28.

<sup>&</sup>lt;sup>3</sup> Keller, Prof. Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staten. I. Band. Erste Hälfte. "Dänemark," von Pool Heiberg. Berlin, 1912. p. 61.

<sup>4</sup> Ibid., "Schweden," von J. E. Johansson. Berlin, 1912. p. 752.

and proportionally, lower outside Stockholm. The high infant mortality among children born out of wedlock in Stockholm, as well as in other large cities that are centers for care of the helpless, may be attributed largely to the high infant mortality in institutions.

Figures on comparative mortality rates among infants born out of wedlock are not obtainable for the United States as a whole or for any of the States. It is clear, however, that each year a considerable proportion of these infants die because of the especially hazardous conditions under which they come into the world. Neither State nor city departments of health nor bureaus of vital statistics have as yet recognized in their reports the importance of illegitimate birth as a factor in infant mortality. So far as could be discovered, the only published sources of information on mortality among infants born out of wedlock are the figures in the report of the Health Department of the City of Boston for the year 1915; similar data in earlier reports of the Newark, N. J., Health Department, and an analysis of mortality among infants of illegitimate birth in the 1913 report of the Health Officer of the District of Columbia, the figures covering the year 1912.

The alarming conditions that may be disclosed by analysis of infant mortality statistics in this country are indicated in the figures secured in a study of illegitimate births in Boston, and the situation discovered in the study of infant mortality in Baltimore. In Boston, twas found that in 1914 the infant mortality rate among children of legitimate birth was 95, while infants born out of wedlock died at the rate of 281 per 1,000; hence, the mortality rate among infants of illegitimate birth was 3 times as great as among infants born in wedlock. In Baltimore, white children of legitimate birth died at a rate of 95.9, while the infant mortality rate for white children of illegitimate birth was 315.5, or 3.3 times as great.

The 1913 report of the Health Officer of the District of Columbia showed infant mortality rates for the calendar year 1912 of 79.7 for white infants of legitimate birth and 302.7 for white infants born out of wedlock. The report calls attention to the difficulty involved in drawing trustworthy inferences from the records because of the incompleteness of registration of illegitimate births.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup>U. S. Children's Bureau: Illegitimacy as a Child-Welfare Problem, Part 2: A study of original records in Boston and the State of Massachusetts, by Emma O. Lundberg and Katharine F. Lenroot. Dependent, Defective, and Delinquent Classes Series No. —, Bureau Publication No. —. (In press.)

<sup>&</sup>lt;sup>2</sup> Study by the U. S. Children's Bureau of infant mortality in Baltimore. (In preparation.)

<sup>&</sup>lt;sup>3</sup> Report of the Health Officer of the District of Columbia, 1913. Washington, 1914. pp. 12-13.

## THE CHILD'S STATUS AND RIGHT TO SUPPORT.

The natural consequence of the legal recognition of the married state as a necessary ordinance for the future of the race and the upbringing of children was that children were placed in a different status according as they were born within or outside the legal relationship. The institution of private property and inheritance rights accounted in part for the prestige of the child born in wedlock, since descent on the father's side could be traced only for such children. When the religious element entered in as a means of building up and safeguarding the family relationship the mother of a child born outside marriage, and also the child, suffered not only economic disadvantages but were stigmatized by society. In an effort to stamp out infanticide by unmarried mothers, which was alarmingly prevalent because of the hardships they had to face, church and state sought to prevent illegitimacy by drastic means. Mothers of children of illegitimate birth were severely punished, and the children were treated with disdain and deprived of civil and ecclesiastical rights.

Extra-marital unions throughout civilized time have been held to be inimical to the interest of society and of the child born as a result of such relationships, and various penalties have been provided by modern law; but the social and legal theory has gradually developed that the children are innocent of wrongdoing, and that they are entitled to the benefits enjoyed by children of more fortunate birth. It is recognized that children born without the possibility of a normal home are likely to suffer special hardships, and that they must be protected with especial care from injurious influences.

Society early imposed upon the mother, as the child's natural caretaker, the duty of providing for its maintenance. The provision of the Napoleonic Code forbidding inquiry into paternity was until recent years the law in France and other Latin countries. Recognition of the father's responsibility is still partial and incomplete, but there is increasing agitation for placing all children in an equal status in relation to both parents. Where the parents can not or will not fulfill their duties, the interests of society demand that the State must render to the child the care and protection necessary to its proper development.

Legal provisions concerning the child born out of wedlock deal with the legal status of the child, the determination of paternity, and the method of securing support from the father. In addition there have been special measures enacted for the safeguarding by the State of children of illegitimate birth, by virtue of their status, and children born out of wedlock are very considerably affected by State laws for the protection of children who become dependent. These protective measures are included in the later discussion of care and guardianship.

American legislation 1 dealing with children of illegitimate birth was enacted at an early period and was based largely upon the English law. In England the child born out of wedlock is still, so far as property rights are concerned, filius nullius—the child of nobody. Under the poor law, however, the mother has been held responsible for the child's support, and under other legislation the father may be

compelled to contribute.

In the United States the child of illegitimate birth has been practically legitimized with respect to the mother—the relation of the mother and child born out of wedlock approximating the relation of mother and lawful child. The most important change involved in accomplishing this has been with respect to inheritance. Under the laws of some of the States and, in the absence of a statute, under judicial decisions the mother is charged with the maintenance of her child of illegitimate birth, and under the desertion and nonsupport laws she may be prosecuted for neglect to support the child.

The full legal relation of parent and child is not commonly recognized as existing between the father and his child born out of wedlock, though there has recently been some advanced legislation dealing with this subject. The responsibility of the father is usually recognized by the laws relating to compulsory support, but most of the States recognize only a partial obligation of the father to support his child born out of wedlock. In 12 States 2 the desertion and nonsupport laws are made applicable to the child of illegitimate birth, to the end that the father may also be prosecuted for neglect

<sup>&</sup>lt;sup>1</sup> For a detailed analysis of the legal status of the child of illegitimate birth, see U. S. Children's Bureau: Illegitimacy Laws of the United States and Certain Foreign Countries, by Ernst Freund. Legal Series No. 2, Bureau Publication No. 42. Washington, 1919.

<sup>2</sup> California: Penal Code 1915, sec. 270 as amended by Laws 1917 ch. 168; sec. 270b,

<sup>&</sup>lt;sup>2</sup> California: Penal Code 1915, sec. 270 as amended by Laws 1917 ch. 168; sec. 270b, 270d, 271, 271a, 273h. Colorado: Laws 1911 ch. 179 secs. 1-10. Delaware: Revised Code 1915 secs. 3034-3046, 3088. Massachusetts: Laws 1911 ch. 456, secs. 1-4; 5, 6 as amended by Laws 1918 ch. 257 secs. 453, 454; 7; 8 as amended by Laws 1912 ch. 310 (made applicable by Laws 1913 ch. 563 sec. 7). Minnesota: Laws 1917 ch. 213 (made applicable by Laws 1917 ch. 210). Nebraska: Revised Statutes 1913 secs. 8614-8616. Nevada: Revised Laws 1912 sec. 766. New Hampshire: Laws 1913 ch. 57 sec. 1. Ohio: General Code 1910, secs. 13008-13017; 13018 as amended by Laws 1911 p. 115; 13020, 13021. Pennsylvania: Laws 1917, No. 145 secs. 1-3; No. 290 secs. 1-6. West Virginia: Laws 1917 ch. 51 secs. 1-9. Wisconsin: Statutes 1917 secs. 4587c.1-4587c.6, 4587d.

to support it, presumably after paternity is established. The Minnesota law of 1917 makes the person adjudged father liable to all the obligations imposed by law upon the father of a child of legitimate birth, and the Massachusetts law of 1913 makes the father who neglects or refuses to contribute reasonably to the support of the child liable to all the penalties and orders provided in the case of legitimate parents. The law passed in North Dakota in 1917 goes further than any other in this country, declaring that every child is the "legitimate child" of its natural parents, and as such is entitled to support and education to the same extent as if he had been born in lawful wedlock. The child inherits from both parents and from their kindred. However, action to establish paternity must be brought by the mother within a year of the child's birth. In a few States a right of inheritance from the father follows upon adjudication of paternity. In other States inheritance from the father comes only upon acknowledgment or legitimation, while in almost half the States there is no provision for inheritance from the father.2

Recent social legislation in the United States has, specifically or by implication, included children of illegitimate birth within the scope of its provisions. One State, Nevada,3 includes children of illegitimate birth among those entitled to benefit under the workmen's compensation act. Eight States \* extend the act to acknowledged children of illegitimate birth; three,5 to children legitimized prior to the injury; and one 6 includes children of illegitimate birth if they were a part of the decedent's household at the time of his death. In some other States the courts have held that children of illegitimate birth were entitled to benefit under the compensation act if they were being actually supported by the father as a member of his family at the time of his death.7

The tendency of the courts to hold that children born out of wedlock should not be made to suffer from the wrongdoing of their

<sup>&</sup>lt;sup>1</sup> Laws 1917 ch. 70 secs. 1-4.

<sup>&</sup>lt;sup>2</sup> For text of illegitimacy laws, see U. S. Children's Bureau: Illegitimacy Laws of the United States and Certain Foreign Countries, by Ernst Freund. Legal Series No. 2, Bureau Publication No. 42. Washington, 1919.

\*Laws of 1913 ch. 3, sec. 26 as amended by Laws 1917 ch. 233.

<sup>4</sup> Idaho: Laws 1917 ch. 81 sec. 14; Indiana: Laws 1915 ch. 106 sec. 38; Kentucky: Laws 1916 ch. 33 sec. 14; Louisiana: Laws 1918 No. 38; New Mexico: Laws 1917 ch. 83 sec. 12 (j and k); New York: Birdseye Consolidated Laws (2d ed.) 1917 ch. 67 sec. 3; Virginia: Laws 1918 ch. 400 sec. 40; Vermont: General Laws 1917 sec. 5759.

<sup>5</sup> Montana: Laws 1915 ch. 96 sec. 6p; Oregon: Laws 1913 ch. 112 sec. 14 as amended by Laws 1917 ch. 288; Washington: Laws 1917 ch. 120 sec. 1.

<sup>6</sup> New Jersey: Laws 1911 ch. 95 sec. 12 as amended by Laws 1914 ch. 244.

<sup>7</sup> Connecticut: Piccinim v. Connecticut Light and Power Co. (Apr. 16, 1919) 106

Maine: Scott's Case (Nov. 12, 1918) 104 Atlantic 794.

Michigan: Roberts et al v. Whaley et al (June 2, 1916) 158 Northwestern 209.

parents is illustrated in the Connecticut decision. The court held as follows:

The children's position in that household was a very different one [from that of their mother]. They were not only innocent of their parents' wrongdoing, but their father, in caring for them, was acting in obedience to the mandate of the law. It was alike his moral and legal duty to maintain them. \* \* \*

There is nothing in their own conduct that calls for punishment, and we are unable to discover how the cause of morality is to be advanced by the treatment of innocent children, although born of illicit relations, as so far outcasts from the social and legal pale that they are to be denied the benefit of those beneficial provisions which our law has adopted for the care, welfare, and maintenance of those who, helpless of themselves, are dependent \* \* \* upon the labor of others engaged in industrial pursuits.

By the end of 1919, 39 States had adopted mothers' pension laws. Two of these States—Michigan and Nebraska—specifically make provision for aid to "unmarried mothers," while one State—Wisconsin—provides for a "mother without a husband." In Indiana, Maine, Massachusetts, New Hampshire, North Dakota, and Washington, where the law applies to any mother with dependent child or children, and in Colorado, where it is made applicable to "any parent or parents," it would seem possible to extend the benefits of such laws to the mother of a child of illegitimate birth; yet these States impose such restrictions as to character as may be interpreted to preclude such mothers. In 29 States the benefits of the law extend only to mothers of children born in wedlock.

The Federal act providing for allotments, allowances, and compensation to dependents of soldiers and sailors includes children born out of wedlock among the beneficiaries, if support has been ordered by court or if the child has been acknowledged by the father.<sup>2</sup>

The determination of the paternity of children born out of wedlock is usually provided for only in connection with securing support from the father. This is due to the fact that the relation of the father to his child is generally limited to the one obligation that of contributing to the child's maintenance. The importance of the determination of paternity in connection with birth registration has already been pointed out. Where rights of inheritance from and through the father are given children born out of wedlock the

<sup>&</sup>lt;sup>1</sup>Colorado: Laws 1913 p. 694; Indiana: Laws 1915 ch. 95; Maine: Laws 1917 ch. 222 as amended by Laws 1919 ch. 17; Massachusetts: Laws 1913 ch. 763 sec. 104; Michigan: Compiled Laws 1915, sec. 2017; Nebraska: Laws 1919 ch. 221 sec. 2; New Hampshire: Laws 1915 ch. 132: North Dakota: Laws 1915 ch. 185; Washington: Laws 1915 ch. 135 as amended by Laws 1919 ch. 103; Wisconsin: Statutes 1917 sec. 573f.5 as amended by Laws 1919 ch. 251.

<sup>240</sup> U. S. Statutes at Large (65th Congress), p. 404, sec. 205; p. 610, sec. 200.

establishment of paternity has still another value apart from that involved in the immediate need for support.

No one of the United States has made proceedings for establishing paternity compulsory in every case.<sup>2</sup> There is a strong feeling that a mother who does not need assistance from the father and who does not wish to disclose his identity should not be compelled to do so. On the other hand, the movement for complete birth registration including the names of both parents, as a matter of justice to the child and for more adequate protection of children handicapped by the circumstances of their birth, may result in more general requirements for the determination of fatherhood.

Legislation in the United States compelling the father to contribute to the support of his child born out of wedlock originated in the desire to protect the public from the necessity of supporting such children rather than from concern for their welfare. While this principle had been somewhat modified in favor of the mother and the child, few radical changes were made until recent years. Within the last decade there has been a marked change in social emphasis, the child's welfare being made the predominant consideration, accompanied by the recognition of the State's responsibility. Laws in accordance with this trend have already been enacted in some States, and in a number of others bills embodying radical changes have been given serious consideration.

The present law of Oregon <sup>4</sup> is an illustration of a liberal type of provision for the child's maintenance, not yet very common in the United States. The law makes the father chargeable for the expenses incurred by a county or by the mother for the lying-in and attendance of the mother during her sickness and states that "the judgment of the court providing for the maintenance of such child by the father shall be in yearly sum not less than \$100 nor more than \$350 for the first two years, and not less than \$150 nor more than \$500 for each succeeding year until the child reaches the age of 14 years."

The laws of the Scandinavian countries relating to children born out of wedlock are recognized as setting standards in advance of those prevailing in most countries. The Norwegian law which became effective January 1, 1916, gives a child born out of wedlock the

<sup>&</sup>lt;sup>1</sup> For a discussion of the value of an early adjudication of paternity see Hart, Hastings H.: The Registration of Illegitimate Births; a preventive of infant mortality. Department of Child-Helping, Russell Sage Foundation, New York City, March, 1916.

<sup>2</sup> The laws of five States—New Jersey, New York, North Carolina, South Carolina, and

The laws of five States—New Jersey, New York, North Carolina, South Carolina, and Tennessee—contain provisions requiring the mother, under penalty, to disclose the name of the father in cases in which the child is likely to become a public charge.

3 For a detailed discussion of support provisions, see U. S. Children's Bureau: Illegiti-

<sup>&</sup>lt;sup>3</sup> For a detailed discussion of support provisions, see U. S. Children's Bureau: Illegitimacy Laws of the United States and Certain Foreign Countries, by Ernst Freund. Legal Series No. 2, Bureau Publication No. 42. Washington, 1919.

<sup>4</sup> Laws 1917 ch. 48 sec. 5.

same right of inheritance that is given a child of legitimate birth. The responsibility for maintenance is placed upon both parents in accordance with the economic status of the one most favorably situated.¹ The law requires the compulsory reporting of pregnancy by the physician or midwife consulted and of the birth of a child out of wedlock by the physician or midwife or by the mother. Upon receipt of the notice the local police authority reports to the superior magistrate, who issues a citation upon the man named as father. If the alleged father does not admit paternity, he must make application for an action of paternity or else be held liable as the father.

The Swedish law 2 which went into effect January 1, 1918, gives no right of inheritance from the father except in the case of "betrothal children," but places the responsibility for support on both parents. The economic circumstances of both are to be taken into account. The mother is given the custody and legal guardianship of the child, unless otherwise ordained by the court. The parent not having the care of the child is to meet the expenses of his maintenance. A woman with child out of wedlock must report her condition to the "guardian official" of the parish or to the person commissioned by him. Immediately upon receipt of such report or of information that a child has been born out of wedlock, the guardian official must designate a suitable man or woman as guardian of the child. It is made the duty of the guardian to assist the mother with counsel and information, and to see that the child's rights and welfare are properly safeguarded. It is especially incumbent upon him to see that steps are taken immediately for the determination of paternity and status and for insuring the child's support. In the trial the burden of proof is on the complainant, and not on the alleged father, as in Norway, unless formal acknowledgment of paternity has been made previously. The guardian is to assist in fixing the amount of support and in securing payments.

The Minnesota law of 1917 is the most practical and far-reaching yet enacted in the United States, and embodies in large part the features of the best foreign laws, in so far as they were considered applicable to conditions in this country. It includes an emphatic declaration of the State's responsibility for the welfare of children born out of wedlock.<sup>3</sup>

This chapter shall be liberally construed with a view to effecting its purpose, which is primarily to safeguard the interest of illegitimate children and secure for them the nearest possible approximation to the care, support,

<sup>&</sup>lt;sup>1</sup>U. S. Children's Bureau: Norwegian Laws Concerning Illegitimate Children: Introduction and translation by Leifur Magnusson. Legal Series No. 1, Bureau Publication No. 31. Washington, 1918.

<sup>&</sup>lt;sup>2</sup> Svensk Författningssamling. 1917. N:r. 376. Lag om barn utom äktenskap: given Stockholms slott den 14 juni 1917.

<sup>3</sup> Laws 1917 ch. 210 amending General Statutes 1913 by adding sec. 3225(d).

and education that they would be entitled to receive if born of lawful marriage, which purpose is hereby acknowledged and declared to be the duty of the State.

In accordance with the authority given under the law, the State Board of Control of Minnesota on October 19, 1918, adopted the following "Resolution governing the policy of the state board of control in illegitimacy proceedings":

Whereas chapter 194 of the General Laws of 1917 places certain responsibilities upon the State Board of Control for the protection of illegitimate children, and

Whereas chapter 210 of the General Laws of 1917 provides that the father of an illegitimate child shall be subject to the same responsibility as though the child were born to him in lawful wedlock: Now, therefore, be it

Resolved, That the following statement of policy shall be adopted by the State Board of Control in making provision for the care and education of illegitimate children:

1. The State Board of Control will not be a party to any agreement for the mere purpose of releasing an action begun or threatened, by the payment of a small sum of money. There must be an admission of paternity and an agreement to assume full paternal responsibility. If the defendant or the prospective defendant denies his paternity, his remedy lies in a proper defense at the hearing in court, which hearings should always be held in private for the protection of all persons concerned.

2. The State Board of Control does not regard any man as wronged who has had relations with a girl at a time when he could be the father of a child born to her, if he is made to bear the paternal responsibility, even though other men have had relations with the girl at or about the same time. In such cases if the defendant refuses to assume responsibility, the interests of the child demand that a jury shall pass upon the question of paternity. Under such conditions the defendant will have full opportunity to establish his defense.

3. Because of the very large death rate among children born out of wedlock, the State Board of Control has ruled that such children must be nursed by their mothers for a period of at least three months, and as long thereafter as possible. There are properly equipped hospitals in the Twin Cities which will receive women for this full term of maternity care and afford the mother and child full protection as well as aid and assistance at a reasonable cost. The board has licensed a number of such hospitals and will furnish a list on application.

4. In making settlements, full consideration should be given to the circumstances of the defendant; but the standard should be that care which he would be able to give his children born in lawful wedlock. An infant can not be maintained properly on much less than \$20 a month, and the cost increases as the infant grows older.

5. If a lump-sum settlement is desired, the entire amount may be deposited with the State Board of Control as trustee, and any unexpended surplus returned, should the child die. A minimum lump-sum settlement should be in the neighborhood of \$3,000.

6. The question of adopting the child out with an approved family must abide the circumstances of the case. Adoption can not be considered until after the nursing period, and then only if it seems necessary under all the circumstances.

7. All matters relating to illegitimacy should be treated confidentially, and all parties should be protected from unnecessary publicity. The child's interest is in all cases paramount.

## PROTECTION AND GUARDIANSHIP.

## THE BEGINNINGS OF CARE.

The earliest provisions for the care of children who had been abandoned was occasioned by the prevalence of infanticide. Because of social disorder and hardship, infanticide by exposure was of frequent occurrence in ancient times. Evidence indicates that much of this early abandonment of children may be attributed to the difficulties experienced by unmarried mothers. In an effort to prevent deaths resulting from exposure of infants, the church early took steps for rescuing and caring for children left at the church doors. Foundling hospitals appear to have been established in Italy as early as the sixth century. In the Middle Ages foundling hospitals existed in all the large cities of western Europe. An institution which is considered the origin of the modern foundling asylum was established by St. Vincent de Paul, in 1638, for the foundlings of Paris. The first tour 1 reported was that in the hospital built in Rome at the end of the twelfth century by Pope Innocent the Third, at the entrance of which was placed a cradle where a child could be deposited secretly. The custom has continued to this day in Italy, and also in Spain and in Portugal. The tours were officially introduced into France in 1811, in order to combat the increasing prevalence of infanticide. Their establishment was, strangely enough, coincident with the first decree relating to the establishment of the Assistance Publique. They were abolished in France in 1862, after it became evident that this supposed preventive of infant deaths in reality resulted in the death of an alarming proportion of the abandoned children. In Belgium, as in France, tours were introduced in 1811; they were eliminated in 1860.

Although foundling asylums were early condemned in France, it was not until 1904 that this system was largely displaced through the granting of aid to mothers in order that they might care for their children; and the development of the principle that all children

<sup>&</sup>lt;sup>1</sup>The tour, or turn-box, was usually a box, one side of which is left open, fixed in a revolving cylinder in the outer wall of the foundling hospital. Anyone wishing to leave a child placed it in the receptacle, ringing a bell and going away unseen, while the hospital attendant, from within, turned the box and received the infant.

less than 13 years of age under the guardianship of the State, whose physical and mental condition makes it desirable, must be boarded out in country districts. In Germany foundling asylums were early abolished. Abandoned children are cared for directly by the local authorities, being boarded out or placed in institutions. In Italy foundling asylums have continued. In Austria the foundling hospitals are local public institutions. Here the development has been toward providing home care. If the mother comes to the hospital with the child, she may remain four months as a nurse. When a child is two months old he is sent from the foundling hospital to a home that has been certified. An allowance is paid to the foster family, and the care is supervised by a medical officer. The founder of the Foundling Hospital of London, incorporated in 1739, stated that its object was "to prevent the frequent murders of poor miserable children at their birth, and to suppress the inhuman custom of exposing newborn infants to perish in the streets." Public funds were provided for the extension of this care, and local receiving places established, until the evils connected with the system became so flagrant that the House of Commons withdrew its support. Regulations of the methods by which children may be received have greatly reduced the numbers cared for annually. The children must be first children of unmarried mothers. As soon as possible after entering the institution they are sent to homes in the country, there to remain until they are four or five years old. At 14 the boys are usually apprenticed as mechanics for seven years, and at 16 the girls are apprenticed as servants for four years.

In the United States foundling asylums are still common in the larger cities, the majority of the children received being infants. The effort in the best of these institutions is to keep the mother with the child during the first months of life. The mothers who enter the institution with their infants also act as wet nurses to infants who have been abandoned. The children are given for adoption or otherwise placed out from these hospitals, often with very inadequate protection. In many cases the absence of records in regard to the origin and disposition of these children and the indiscriminate receiving and giving out of foundlings are very serious evils. In the present era of child care this condition is an anomaly. Studies of the mortality of infants placed in these institutions have revealed an alarming situation. It is a hopeful sign that the institutions themselves are coming to realize the causes and meaning of the high mortality among the infants placed in their charge.

 $<sup>^{\</sup>circ}$  The Encyclopædia Britannica, 11th ed. "Foundling hospitals," Vol. X, p. 747. Cambridge, 1910.

## MATERNITY CARE AND ASSISTANCE TO MOTHER AND CHILD.

Of more recent origin, and indicating a better appreciation of the principles of child welfare, are the maternity homes and similar institutions providing not only maternity care but also giving the mother necessary attention and assistance for a period preceding the birth of the child, keeping the mother and child during a considerable portion of the nursing period, and giving advice and supervision after discharge from the home in an effort to keep mother and child together. Numerous homes of this character have been established in the larger cities of the United States, either as adjuncts of hospitals or as independent institutions. Homes that are the outgrowth of two nation-wide organizations, the Florence Crittenton Missions and the Salvation Army Maternity Homes, are to be found in a large number of cities. Care is given for a period preceding confinement, and the mothers and their children are kept for a considerable period of time. There are many other institutions established for a similar purpose.

In addition to this type of care, certain agencies give special attention to work with unmarried mothers and their children, assisting the mother to find a home and to care for her child, and securing employment for the mother where she can keep her child with her. An agency that was engaged in this work for mothers and infants for 40 years gives the following among the important factors in successful work with these cases:

Careful study of the patient, her family, heredity, previous employment, physical condition, her own needs and desires.

The elimination of feeble-minded women or those unfit in any way to care for the child.

Cooperation with other societies in regard to these latter cases.

Following up the case so that we know exactly what becomes of the patient and her infant. To safeguard the child at this period is a necessity, and we are obliged to watch it most constantly and carefully. Without this supervision it would in many cases not survive at all.

In England private effort is at the present time being directed toward the provision of care and training for the mothers before and after confinement, and the founding of hostels where they may board, going daily to work and tending their babies at night. It is recognized that in almost every case of illegitimacy the mother is in need of some assistance, and that each infant needs to be carefully watched. The announced program of the recently organized National Council for the Unmarried Mother and Her Child 2 indicates that the estab-

<sup>2</sup> Report of National Council for the Unmarried Mother and Her Child. London, 1919.

<sup>&</sup>lt;sup>1</sup>Clarke, Lilian Freeman: The Story of an Invisible Institution; forty years' work for mothers and infants. [The Society for Helping Destitute Mothers and Infants, Boston.] Part IV, pp. 10-11. Boston, 1918.

lishment of hostels for the care of mothers and infants is one of the important measures advocated for the reduction of the high death rate among infants of illegitimate birth.

The system of home visiting for the purpose of following up registered births and giving assistance to mother and infant where needed is in use in a number of cities of the United States. Because of the difficulties involved it has not always been found practicable to include the illegitimate births in this home visiting, and the high mortality rate among these infants is therefore not affected. In England the inclusion of infants of illegitimate birth is apparently a recognized part of the working of the notification of births (extension) act, which was passed in 1915. The following statement by Dr. Leslie describes the method in a city which he says may be taken as an example of efficient work under this act:1

Huddersfield is a town of 100,000 inhabitants and was one of the first to adopt the Notification of Births Act: 95 per cent of the births are notified to the Medical Officer of Health within forty-eight hours, and women doctors visit the homes with the utmost possible dispatch. Notifications are sent every Monday to the voluntary lady health visitors, who visit the homes and report on the conditions present. If a baby does not thrive, and is not already under medical care, the fact is at once reported to the Medical Officer of Health, who immediately takes action. The result has been an enormous reduction of infant mortality in that city.

In the 1915-16 report of the Local Government Board of England and Wales, Sir Arthur Newsholme, after calling attention to the high mortality rate among infants of illegitimate birth, points out the great need for increased supervision of the welfare of these children:2

The aim should be, whenever practicable, to prevent the separation of the mother from her infant during the first year after birth. This has important moral value as well as value in securing continued parental care. There is large scope for increased voluntary work in this connection. Institutions for the reception of infants, especially of illegitimate infants, generally experience a very heavy death rate. A system of home visiting of the mothers or fostermothers, adequately supervised, in most instances is preferable to such institutions.

The effect of war conditions in emphasizing the importance of public protection of infancy is seen in France in the order of 1916,3 by which the Assistance Publique of the Department of the Seine was empowered to grant assistance to mothers until the children

<sup>&</sup>lt;sup>1</sup> Leslie, R. Murray, M. D.: "Infant welfare in war time." The Child, Vol. VI (October, 1915), p. 13. London.

<sup>2</sup> Forty-fifth Annual Report of the Local Government Board (England and Wales), The Child, Vol. VI

<sup>1915-16.</sup> Supplement in continuance of the report of the medical officer of the board for 1915-16, containing a report on child mortality at ages 0-5. in England and Wales. London, 1916. pp. 93, 94.

Raimondi, R., M. D.: "Four years of infant welfare work during war time in France."

Maternity and Child Welfare, Vol. II (September, 1918), p. 305. London.

had reached three years of age, instead of two years, as formerly. In the very month the war began, this assistance had been raised from 20 francs to 30 francs a month. Since April, 1918, in the Department of the Seine, mothers who nurse their babies have been granted a premium for breast feeding, amounting to 200 francs a year.¹ The payments are made quarterly by women visitors of the Assistance Publique after a doctor has certified that the mother breast feeds the infant. For mothers who do not breast feed their babies, a bonus is given for regular attendance at the infant consultations and is paid to the mothers when the child is a year old.

The awakening to the importance of the protection of infancy that came as a result of war conditions is reflected in a report made by the committee on public health of the Italian Commission for the Study of Measures Necessary for the Period of Transition from War to Peace.<sup>2</sup> The report urged the need not only "to improve, coordinate, and develop the already existing provisions for the benefit of mothers and children, and to give a permanent character to the temporary measures brought about by the war, but also, upon completion of the urgent government work, to take new and energetic measures for the purpose of making secure the lives of the mothers and children of Italy."

As one of the fundamental concepts to which laws intended for the protection of childhood should conform, the committee specifies that the work of assistance and social provision should apply equally to all mothers and children needing material and moral aid, and that "the old, confusing, and obnoxious classifications of abandoned, mistreated, natural, legitimate, illegitimate, adulterine" children and mothers should be abolished. The enactment of a law on inquiry into paternity is considered essential to the protection contemplated.

The committee recommends that legislative reforms begin with the foundling asylums, and that these asylums require all mothers, whether married or not, to nurse their own children for one year, except those absolutely unable to do so. The mothers are to be given the choice either of a monthly allowance paid by the foundling asylums, or of maintenance with their children in the asylums, which in such cases shall be called "mothers' asylums." The committee further recommends that the "immoral and criminal methods of admission of children to foundling asylums, such as reception rooms, turn-boxes, and direct admission without documents" be abolished.

Revue Philanthropique, Tome XXXIX (Avril 1(26), p. 187. Fails.

<sup>&</sup>lt;sup>2</sup> Tropeano, Prof. Guiseppe: "Assistenza e Previdenza Sociale per la Maternità e per l'Infanzia" [Social assistance and provision for motherhood and childhood]. Rassegina della Previdenza Sociale, gennaio, 1919, pp. 54-63.

In outlining the needed reorganization of foundling asylums, it is proposed that the children of unmarried adult women should not be admitted to foundling asylums even after the first year of nursing, but that instead adult mothers under 30 years of age should receive nursing pay and a premium for having recognized the child, and that those over 30 should receive nursing pay or should simply be admitted to institutions giving assistance to mothers. The children of mothers under the age of majority may be admitted under certain conditions. It is recommended that all communes having turn-boxes or reception houses establish instead centers of free assistance to children.

With similar concern for the protection of infancy, a law recently placed on the statute books of the State of Maryland forbids the separation of mother and child within six months after the child's birth, unless authorities specified certify that the physical condition of the mother makes it impossible for her to care for her child. Provision of funds for maintenance that will enable her to do this is left to private effort. It is significant that the mothers' pension law of Maryland passed in 1916 by inference excludes unmarried mothers from the benefits of the act.<sup>2</sup> A North Carolina law enacted in 1917 also prohibits the separation of a child under six months of age from its mother or the surrender of the child by the mother, unless consent has been obtained from the clerk of the superior court and the county health officer.<sup>3</sup> This State, by the end of 1918, had not passed a mothers' pension law.

In Minnesota, joint resolutions by the State board of control and the State board of health 4 similarly forbid the removal of infants from their mothers:

Whereas the death rate of infants under one year of age is considerablyhigher among those infants who are artificially fed;

Whereas the health and well-being of infants under one year of age is dependent in large measure upon proper nursing at the breast by the mother: Now, therefore, be it

Resolved, By the State Board of Health and by the State Board of Control that no patient shall be received by any person or at any hospital or institution licensed by or under the supervision of either of said boards on any basis other than that the mother shall nurse her own child so long as she shall remain under the care of said person, hospital, or institution.

Provided, That where nursing by the mother is impossible for any physical reason, exception to the above rule may be made by the State board of health, or by the State board of control acting upon proper medical advice.

<sup>&</sup>lt;sup>1</sup> Laws 1916, ch. 210, amending Annotated Code of the Public General Laws, vol. 3 (1914), art. 27, by adding secs. 484-488. North Dakota in 1919 passed a law (Laws 1919 ch. 77) practically identical with that of Maryland.

<sup>&</sup>lt;sup>2</sup> Laws 1916, ch. 670.

<sup>8</sup> Laws 1917, ch. 59.

<sup>\*</sup>Adopted by the State Board of Control July 19, 1918, and by the State Board of Health July 31, 1918.

These regulations undoubtedly are designed primarily to counteract the practice of certain institutions of parting mother and child within a short time after birth, with the resulting high mortality attributable to lack of proper food and care. It is evident that no such restriction can be enforced arbitrarily, and each of the regulations cited makes allowance for consideration of individual circumstances. It is also clear that a measure of this kind, in order to bring the benefit intended, must carry with it adequate provision for assistance to mothers who without such aid would be unable to care for their children.

## CARE OF CHILDREN IN INSTITUTIONS AND FAMILY HOMES.

For children who have been deprived of normal homes, care and upbringing must be provided by public or private institutions or agencies. Various types of institutions and agencies for the care of orphan and destitute children meet with the problem of the child born out of wedlock. In some cases such children represent only a minority of the total under care, while in others most of the wards are children born out of wedlock.

In the modern development of the foundling hospital, children are kept in the institution only until a home can be found for them. They return to the hospital only when in need of medical treatment or pending placement in a new home. If they are in poor physical condition when received, they are not boarded out until their condition has been remedied. The hospital is the center of supervision for the children boarded out by it.

Orphanges and schools for dependent children vary from poorly equipped congregate institutions to institutions which provide the highest grade of training and also afford an approximation of home life through the plan of caring for the children in small groups. Some of these institutions keep each child for a period of time and then find free homes for as many of their charges as possible. Others keep the children until they are of an age to be self-supporting, having given them a well-rounded education, particularly along vocational lines.

There has been in the United States a rapid development of societies whose function it is to supply family care for children who have been deprived of their homes or who have never had homes of their own. Methods of receiving and placing children differ with the various societies, and not all hold to the recognized standards. Some of these agencies place children only in homes where they are taken free of charge, and into which they are sometimes legally adopted. Other agencies use boarding homes to a large extent, pay-

ing stipulated amounts for the care of the children. Although there has been considerable controversy as to whether the institution or the family home is the better adapted to the care of dependent children, the present tendency is more and more toward placing normal children in family homes, especially those who must remain permanently under the care of others than their own relatives. The White House Conference on the Care of Dependent Children, comprising representatives of the leading religious bodies and men and women actively engaged in child-caring work, indorsed the use of carefully selected family homes for normal children who must be removed from their own homes, or who have no homes.

## PUBLIC SUPERVISION AND CARE.

The history of the child-welfare movement shows that the State has become increasingly active in taking measures to protect children who are not given the necessary care by their parents. Measures providing for the care of infants born out of wedlock are probably responsible for many of the beginnings of general infant-welfare work. State protection or guardianship over children of illegitimate birth has been undertaken, either directly by virtue of their status, or indirectly through supervision over agencies and institutions caring for dependent children and over homes in which such children are placed.

In Norway,<sup>2</sup> the State holds that the mother and child must be protected and sets in motion its machinery to the end that the necessary attention shall be given the mother before and during her confinement, and support secured for the maintenance of the child. If this support can not be secured from the father, the State supplies assistance, making especial provision for maternal care.

In Sweden the guardian appointed for every child born out of wedlock for the protection of the child's rights and welfare, besides seeing that steps are taken for the determination of paternity and the securing of support, assists in the collecting and managing of the support payments, and when necessary may make application for the appointment of a trustee of the child's property. The guardian represents the child in court and may call upon the police authorities to make the preliminary investigations and assist in the enforcement of support payments. The guardianship remains in force until

<sup>&</sup>lt;sup>1</sup> Proceedings of the Conference on the Care of Dependent Children, held at Washington, D. C., Jan. 25, 26, 1909. Government Printing Office, Washington, 1909.

See also U. S. Children's Bureau: Minimum Standards for Child Welfare Adopted by the Washington and Regional Conference on Child Welfare, 1919. Conference Series No. 2, Bureau Publication No. 62. Washington, 1919.

<sup>&</sup>lt;sup>2</sup> U. S. Children's Bureau: Norwegian Laws Concerning Illegitimate Children: Introduction and translation by Leifur Magnusson. Legal Series No. 1, Bureau Publication No. 31. Washington, 1918.

the child is 18 years of age, unless terminated by the guardian official who has supervision over the guardian's activities and may, if occasion arises, relieve him and appoint a new guardian. If the mother changes her residence the transfer of guardianship is provided for. The law authorizes the reimbursement of guardians.

In Germany a movement to secure the appointment of public guardians for dependent children was begun in 1886. A national society, entitled "Deutsche Gesellschaft für Berufsvormundschaft," was organized for the extension of this system. A Federal law of the German Empire was secured, providing for the appointment of public guardians whose duty it was to see that the laws with regard to dependent children were strictly enforced and that they received the benefit from money allotted for their maintenance. The methods differ in various States and cities, but children of illegitimate birth are usually included under the guardianship more generally than other children. In some States and cities only children maintained by public funds are placed under guardianship, other States extending the supervision to all children born out of wedlock, whether or not supported by public funds. Leipzig was the first city to institute a system by which doctors and nurses were appointed and paid to supervise the care of all children born out of wedlock. Similar measures were later taken in other large cities.2 Statistics of the guardians' court of Leipzig for the years 1911-1913 3 show that in 1913 there were 10.188 wards of the court who were of illegitimate birth. Of these in 1913, 1,382 were under 1 year; 1,113, 1 year; 3,078, 2 to 5 years; 3,893, 6 to 13 years; 524, 14 to 16 years; and 198, 17 to 20 years. In comparison, only 528 children born in wedlock were under guardianship in 1913.

One of the chief functions of the public guardian is to secure support from the father. This is accomplished in a considerable percentage of cases. As soon as an illegitimate birth is registered it is reported to the public guardian. In many cities supervision and medical and nursing care, at first provided only for particular classes of children, have been extended to cover all children born out of wedlock. Early in the year 1918 it was reported that an important extension had been made in the work of public guardianship in Berlin and over 200 other large cities, through raising the age of guardianship for children of illegitimate birth from 6 years to 14 years, and in a number of cities to 21 years.<sup>4</sup> It was pointed

<sup>&</sup>lt;sup>1</sup> Svensk Författningssamling. N:r. 376. Lag om barn utom äktenskap; given Stockholms slott den 14 juni 1917. Secs. 13, 15, 16, 17.

<sup>2</sup> Infant Welfare in Germany during the War. Report prepared in the Intelligence

Department of the Local Government Board (England and Wales). London, 1918. p. 22.

Schöne, Dr. Walter: "Die Leipziger Mündelstatistik." Zentralblatt für Vormundschaftswesen, Jugendgerichte und Fürsorgeerziehung. VII. Jahrgang (25. Januar. 1916). pp. 229-231.

<sup>4</sup> Vorwärts, 3 Jan. 1918.

out as an explanation of this measure that guardianship by the city until the age of 6 had resulted in considerable advantages to the children which should be assured after the age of 6—even greater protection being needed after than before that age. The willingness of the father to pay for the child's support often disappears as the child grows older. Also the care of the child's health and the general supervision exercised by the guardian must be continued in order to safeguard him from physical, moral, and mental harm, help being particularly needed when the child faces the choice of a vocation and should have aid in finding apprenticeship or training.

A number of guardianship committees in Austria-Hungary and Switzerland were affiliated with the German society for the extension of public guardianship. Indicative of the emphasis on child welfare that resulted from war conditions, an imperial order was issued in Austria, October 12, 1914, establishing an office called "over-guardian." Regulations of June 24, 1916, provide that 2—

In compliance with the recommendation made by a community or other corporate body establishing the office of "over-guardian" the president of the provincial or district court may order, in agreement with the political authorities, that the over-guardian permanently assume the guardianship of all or of certain groups of illegitimate children in the district, who have no legal representative.

\* \* \* The over-guardian may be charged with certain specific rights and duties of a guardian, such as supervision of the child, collection of money paid for the child's support; also investigation of conditions among relatives, and with similar duties of a legal representative.

In February, 1919, the Provisional National Assembly of Austria passed a law bringing under the supervision of the State all children born out of wedlock, whether or not in the care of their natural parents. The law also applies to children of legitimate birth cared for by others than their parents. The supervision is placed in the public guardianship offices or in special offices created for the purpose. Reporting is required within 3 days after the reception of a child or within 11 days after the birth of a child out of wedlock. The children continue under supervision until the age of 14 years.

The law of France providing for the protection of children by the department of public assistance does not specifically include as wards of the department children born out of wedlock except as they

<sup>&</sup>lt;sup>1</sup> Reichsgesetzblatt für die im Reichsrate vertretenen Königreiche und Länder. Jahrgang 1914. Nr. 276. pp. 1122 ff. Wien, 1914.

<sup>&</sup>lt;sup>2</sup> Soziale Rundschau, XVII. Jahrgang (Juli-August 1916), II. Teil. Nr. 9. pp. 92-96. Regulation of June 24, 1916, for the administration of the order of Oct. 12, 1914, establishing the office of over-guardian.

<sup>&</sup>lt;sup>3</sup> Zampis, Dr. Ernst: "Der Schutz der Ziehkinder und unehelichen Kinder." Zeitschrift für Kinderschutz und Jugendfürsorge. XI. Jahrgang (Juli 1919). pp. 153-159.

<sup>&</sup>lt;sup>4</sup> Law of June 27, 1904, on assistance to dependent children. Bulletin des Lois, 1904. No. 2575.

come under the definition of "assisted children." These comprise: 1. Children whose mothers can not maintain or educate them owing to insufficient means, and for whom temporary aid is granted to prevent their becoming neglected. 2. Children in public institutions, admitted temporarily because lacking means of support owing to the presence in a hospital or in a house of detention of the father, mother, or grandparents. 3. Children whose custody has been intrusted to the department of public assistance by the courts. 4. Children placed under the guardianship of the department and called wards of public assistance, comprising foundlings, children who have been neglected, poor orphans, ill-treated children, and deserted or morally neglected children. It is evident that there are included under this guardianship large numbers of children born out of wedlock. Special provision is made for receiving such children as wards of the department, under official secrecy, in depots provided for the purpose. In these cases, however, the person presenting the child is informed that the mother, if she keeps the child, may receive the assistance provided under the law and immediate aid if necessary. This aid is granted in order to allow a poor mother to keep and maintain her child or place him with a nurse. The amount and condition of relief are determined by the general council, and assistance may be suspended if the mother ceases to give, or cause to be given, the care necessary for her child.

In England the reports of the registrar-general and of the local government board, as well as the discussions of voluntary organizations, have continually emphasized the need for increased supervision of infants born out of wedlock, particularly because of its importance in decreasing the disproportionately high mortality among these children. The following recommendations are made in the last annual report of the local government board:

(1) Whenever practicable the mother and the child must be kept together—the mother, if possible, undertaking the care of the child.

(2) If it is not feasible to keep mother and infant together, carefully selected foster mothers should be paid an adequate sum to cover the careful maintenance of the infant, supplementing what the mother can pay for this purpose.

(3) When such foster mothers are employed, it should be a condition of their employment that they register any change of address with the medical officer of health and that they take the infant for inspection periodically to the nearest child-welfare center. In addition, fairly frequent visits by health visitors should be organized.

(4) Unless this is unavoidable, it is not desirable to collect a considerable number of illegitimate or other infants under six months of age in an institution. When this becomes necessary, the most rigid hygienic precautions are needed if excessive mortality is to be avoided.

<sup>&</sup>lt;sup>1</sup>Forty-seventh Annual Report of the Local Government Board (England and Wales), 1917-18. Supplement containing the report of the Medical Officer for 1917-18, pp. xxxi-xxxii. London, 1918.

(5) If such an institution is necessary, the mothers should, whenever this is practicable, live with their children, possibly going out to work during the day and returning at night.

Two measures that mark an era in child-welfare legislation were passed by France and Italy while these countries were in the midst of the world war. The French law creating the "wards of the nation" 1 and the Italian "war orphan" law 2 were both enacted in July, 1917. They are drawn along very similar lines. France adopts as wards of the nation children who have been deprived of their natural guardians as a result of the war. Italy, though not declaring the children adopted by the nation, assumes their protection and assistance. Coupled with the assertion of the State's ultimate responsibility for the welfare of these children, is a recognition of the rights of the family and the desirability of conserving family ties wherever possible.

Children who in consequence of the war have lost father, mother, or other person who was their chief support, and those children whose parent or other guardian, as a result of the war, has become incapacitated from earning a livelihood, are taken under the protection of the State. The French law specifies that the incapacity for work on the part of the parent or guardian may be total or partial. The State's responsibility, in both countries, continues during the child's minority. The Italian law covers also persons of any age handicapped by mental incompetence. Children of illegitimate birth are included among those benefiting by the law, in France by implication and in Italy by specific definition.

The administration of the law is placed in both countries in the hands of national, provincial, and local organizations created for the purpose. Existing agencies and institutions for the care and education of children are recognized and utilized, their activities in behalf of children covered by the law being carefully supervised. The responsibility of the State for the material support, education, and moral upbringing of its wards is emphasized over and over again. In both countries material aid is granted in cases where the family income is insufficient, the laws providing that the children shall, as far as possible, be brought up in their own homes. These acts are a recognition of the obligation of the State to secure for every child, regardless of his status, the opportunity for normal development through giving him home care or, if that is impossible, through supervision of institutional care, safeguarding his health and moral development and providing him with educational advantages.

Law of July 27, 1917, establishing the "wards of the nation." Journal Officiel, 29

juillet 1917. Paris,

<sup>2</sup> Law No. 1143, July 18, 1917, for the protection and assistance of war orphans.

Gazzetta Ufficiale, 27 luglio, 1917.

In the United States, with the exception of Minnesota, the supervision or guardianship of the State over children born out of wedlock occurs as an incidental feature of State control or supervision over agencies or institutions caring for dependent children and over homes in which such children are placed. In many States the law provides that the State board of charities or similar body shall inspect and license maternity boarding homes and lying-in hospitals, usually requiring approval of health conditions by the State or local board of health. Institutions caring for or placing out children are subject to State supervision. In many States all institutions or associations, whether public or private, which receive or care for children must report to the State board, and are investigated periodically. In Minnesota and in New Jersey the State board has general supervision over all children who are placed in family homes. Agencies placing children in foster homes must notify the board, and the homes are visited by agents of the State board, which may order the transfer of a child if the home is unsuitable. In Massachusetts the board must receive notice within two days of the reception of an infant under 2 years of age by any person not related by blood or marriage, also of the reception of such an infant for the purpose of adoption or procuring a home, and of discharge.

Provisions for State supervision relating specifically to children born out of wedlock are less common. The laws of Massachusetts require that any person receiving a child under 3 years of age, if he has reason to believe him to have been born out of wedlock, must notify the State board of charity, which has powers of inspection and removal. The board may receive from the mother, for the purpose of placing for adoption, a child born out of wedlock who is under 2 years of age.

The laws enacted in Minnesota in 1917 place upon the State more definite responsibility for the welfare of children born out of wedlock. The statutes provide that 1—

It shall be the duty of the board of control when notified of a woman who is delivered of an illegitimate child, or pregnant with child likely to be illegitimate when born, to take care that the interests of the child are safeguarded, that appropriate steps are taken to establish his paternity, and that there is secured for him the nearest possible approximation to the care, support and education that he would be entitled to if born of lawful marriage. For the better accomplishment of these purposes the board may initiate such legal or other action as is deemed necessary; may make such provision for the care, maintenance and education of the child as the best interests of the child may from time to time require, and may offer its aid and protection in such ways as are found wise and expedient to the unmarried woman approaching mother-hood.

<sup>&</sup>lt;sup>1</sup> Laws 1917, ch. 194, sec. 2.

Under the Minnesota juvenile court act passed in 1917, a child of illegitimate birth is declared to be "dependent" within the meaning of that act. This gives the juvenile court the power to place him under legal guardianship upon proof of illegitimacy.

In the United States the handicap of the child born out of wedlock is defined almost entirely by the lack of normal home conditions, rather than by any civic or social disabilities. The child of illegitimate birth often suffers great injustice through being deprived of the care that is his due. Society is forced to bear a burden that properly belongs to the child's parents. Sentiment has ruled largely in the treatment of these cases, often with the result that the emphasis has been placed upon saving the mother from the social consequences, especially if her status or that of her family is likely to be affected. Most often there has been little recognition of the importance of the father as a factor and of his liability for the support of the child.

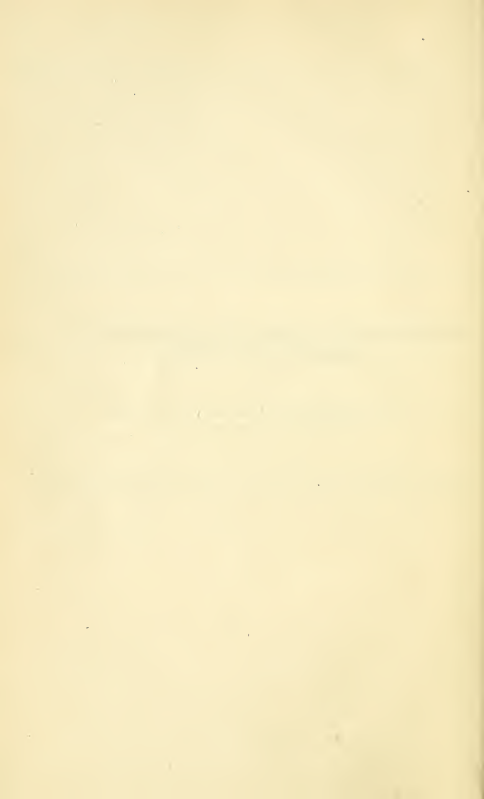
With the growing concern of social agencies to render permanent help and to deal in a larger way with this whole problem, it is now being considered from a new angle with the child as the central factor. Of increasing interest is the question as to whether in being separated from the mother the child is not deprived of something that society can not replace even with the best care it can provide, and whether this most important consideration may not outweigh all others.

The care of children born out of wedlock in this country has been assumed merely as a part of the general policy of social provision for those in need of special care. Social agencies have become more and more conscious of the large proportion of their work that may be attributed to illegitimacy. They have begun to question whether society has not a peculiar responsibility toward these children who from birth are deprived of normal home life.

<sup>&</sup>lt;sup>1</sup> Laws 1917, ch. 397, sec. 1,

# BIBLIOGRAPHICAL MATERIAL ON ILLEGITIMACY AS A CHILD-WELFARE PROBLEM.

(The publications listed are for the most part in the library of the United States Department of Labor.)



## BIBLIOGRAPHICAL MATERIAL ON ILLEGITIMACY AS A CHILD-WELFARE PROBLEM.

## SOURCE MATERIAL.

## STATISTICAL DATA RELATING TO BIRTHS OUT OF WEDLOCK. 1 UNITED STATES.

STATES.

## Alabama.

Annual Report of the State Board of Health of Alabama, 1917. Montgomery, 1918.

Births, by race and counties, p. 70.

## Connecticut.

Bureau of Vital Statistics of the State of Connecticut. Sixty-seventh Registration Report of Births, Marriages, Divorces and Deaths, 1914. Public Document No. 9. Hartford, 1915.

Births, by sex and counties, 1914; by counties, 1905-1914; pp. 198, 199. Rates, by counties, 1914, p. 199.

#### Indiana.

Thirty-fifth Annual Report of the Indiana State Board of Health, 1916. Births, by counties, sex, nativity and color of mother, pp. 405, 406.

#### Maruland.

Annual Report of the State Board of Health of Maryland, 1915. Baltimore. 1918.

Births, by race and counties, and illegitimacy rates, p. 19.

#### Michigan.

Forty-ninth Annual Report of the Secretary of State on the Registration of Births and Deaths, Marriages and Divorces in Michigan for the Year 1915,

Births by counties, 1915, pp. 92, 93; by cities, 1915, pp. 94, 95.

#### Minnesota.

Seventh Biennial Report (New Series) of the State Board of Health and Vital Statistics of Minnesota, 1916-1917. St. Paul, 1918.

Births, by counties, 1913-1917, pp. 49-50; illegitimacy rates per 1,000 live births, 1913-1917, for State, St. Paul. Minneapolis. Duluth, pp. 45-46, 51.

## Missouri.

Thirty-sixth Annual Report of the State Board of Health of Missouri, 1918.

Bureau of Vital Statistics, 1917-1918. Jefferson City.
Births, by counties, 1917, pp. 216-218; 1918, pp. 381-383. Number and per cent of illegitimate births in cities of over 10,000 inhabitants, 1917, p. 225; 1918, p. 390.

Only recent reports containing statistical data on illegitimate births and deaths are listed. Statistics for cities of less than 100,000 population are not included.

Nevada.

Biennial Report of the State Board of Health for the Period Ending December 31, 1918. Carson City, 1919.

Births, p. 29.

New Hampshire.

Twenty-fifth Report (Eleventh Biennial) Relating to the Registration and Return of Births, Marriages, Divorces and Deaths in New Hampshire, 1914 and 1915. Concord, 1916.

Births, by age, nationality, residence, and occupation of mother; by order of birth; p. 309.

Pennsylvania.

Tenth Annual Report of the Commissioner of Health for the Commonwealth of Pennsylvania, 1915. Harrisburg, Pa., 1918.

Pennsylvania, 1915. Harrisburg, Pa., 1918.

Births, 1915, native and foreign, for the entire State, for municipalities having more, and for those having less than 5,000 population, and for the total rural area exclusive of all municipalities, p. 643.

Rhode Island.

Sixty-fifth Report Relating to the Registry and Return of Births, Marriages and Deaths, and of Divorce, in the State of Rhode Island, 1917. Providence, 1918.

Births, by town, ratio to population; sex and color; nativity of parents, age of mother; pp. 48, 49.

South Dakota.

Twelfth Annual Report, Division of Vital Statistics, Department of History, State of South Dakota, 1917.

Births, by counties, sex, age of parents, p. 7.

Utah.

Report of the State Board of Health of Utah for the Biennial Period Ending December 31, 1914.

Births, by sex and counties, pp. 73, 74.

Termont.

Twenty-first (Eleventh Biennial) Report of the State Board of Health of the State of Vermont from January 1, 1916, to December 31, 1917. Rutland, 1918.

Births, by months, sex, counties, pp. 131, 209.

Wisconsin.

Twenty-sixth Report of the State Board of Health of Wisconsin, for the Term Ending June 30, 1916, with Report of the State Bureau of Vital Statistics for the Calendar Years of 1914 and 1915. Madison, 1917.

Births, by sex and counties, 1914, pp. 174, 175; 1915, pp. 178, 179.

Porto Rico.

Report of the Governor of Porto Rico to the Secretary of War. Fiscal year ended June 30, 1917. Washington, 1917.

Births, by sex and color, July, 1916-June, 1917, p. 212.

Informe Anual del Departamento de Sanidad de Puerto Rico. Año Fiscal de 1917-18. San Juan, P. R. 1918.

Births, by sex and color, July, 1917-June, 1918, p. 221; stillbirths, p. 236.

CITIES.

Bultimore.

Annual Report of the Sub-Department of Health, 1917. Department of Public Safety.

Births, by race, p. 15.

#### Baston.

Forty-fourth Annual Report of the Health Department of the City of Boston, 1915. Boston, 1916.

Births and infant mortality, by color, ward residence, nativity of white mothers, pp. 144-145.

## Buffalo. .

Annual Report of the Department of Health, Buffalo, N. Y., for the Year Ending December 31, 1918.

Births, p. 63.

## Cincinnati.

Annual Report for the Year 1915, Department of Health. Births, by months, p. 34.

#### Cleveland.

Annual Report of the Division of Public Health, Department of Public Welfare of the City of Cleveland, 1915.

Births, by nativity of mother, month of birth, Table No. 10, p. 217.

## Detroit and Grand Rapids.

Forty-ninth Annual Report of the Secretary of State on the Registration of Births and Deaths, Marriages and Divorces in Michigan for the Year 1915. Lansing, 1918.

Births, 1915, p. 94.

## Kansas City.

Thirty-sixth Annual Report of the State Board of Health of Missouri, 1918. Bureau of Vital Statistics, 1917–1918. Jefferson City.

Births, 1917, p. 225; 1918, p. 390.

#### Milwaukee.

Forty-first Annual Report of the Commissioner of Health of the City of Milwaukee, 1917.

Births, by occupation and age of mother, 1908-1917, p. 84.

#### Minneapolis.

Seventh Biennial Report (New Series) of the State Board of Health and Vital Statistics of Minnesota, 1916–1917. St. Paul, 1918.

Illegitimacy rates per 1,000 live births, 1913-1917, p. 51.

Annual Report of the Department of Health, Minneapolis, Minnesota, for the Year Ending 1918.

Births, by sex, according to ward, 1918, p. 37.

#### Newark.

Annual Report of the Department of Health (Department of Public Affairs), City of Newark, 1917.

Births, by ward, nativity of mother, p. 162. Analysis of unmarried mother cases: Supervision, grade and age at which mother left school, occupation and wages, age at birth of child, nativity, mother's parents living or dead, pp. 147-150.

#### New York.

Annual Report of the Department of Health of the City of New York for the Calendar Year 1917.

Births "apparently illegitimate," by months, 1917, pp. 64, 65.

## Philadelphia.

Vital Statistics of Philadelphia. Reprint from the Annual Report of the Bureau of Health of the Department of Public Health and Charities for the Year 1917. Philadelphia, 1918.

Live births and stillbirths, by sex, order of birth, attendant at birth; color and nativity of parents; residence of father; age and occupation of mother; pp. 38-48.

Pittsburgh.

Annual Report of the Department of Public Health, City of Pittsburgh, 1915.
Births, p. 35.

Providence.

Sixty-fifth Report Relating to the Registry and Return of Births, Marriages, and Deaths, and of Divorce, in the State of Rhode Island, 1917. Providence, 1918.

Births, by town, ratio to population, sex and color, nativity of parents, and age of mother, pp. 48, 49.

St. Louis.

Thirty-sixth Annual Report of the State Board of Health of Missouri, 1918. Bureau of Vital Statistics, 1917–1918. Jefferson City. Births, 1917, p. 225; 1918, p. 390.

St. Paul.

Seventh Biennial Report (New Series) of the State Board of Health and Vital Statistics of Minnesota, 1916-1917. St. Paul, 1918.

Illegitimacy rates per 1,000 live births, 1913-1917, p. 51.

Annual Report of the Bureau of Health, Department of Public Safety of the City of St. Paul, 1917.

Births, by months, nativity of parents, ward of residence of mother, pp. 36, 38.

Washington (District of Columbia).

Report of the Health Officer of the District of Columbia, 1913. Washington, 1914. Births and stillbirths, by race, 1906–1912, and by age of mother; infant mortality, by race, 1912; pp. 11–13.

Annual Report of the Commissioners of the District of Columbia, Year Ended June 30, 1918. Vol. III. Report of the Health Officer. Washington, 1918. Births and stillbirths, by race, rate per 1,000 population, percentage of all births (1906-1917), age of mother (1911-1917), p. 10: births, by race (1896-1917), p. 200.

## EUROPEAN COUNTRIES.

General.

Annuaire International de Statistique. II. Mouvement de la Population (Europe). L'Office Permanent de l'Institut International de Statistique. La Haye, 1917.

Births and infant mortality in European countries, 1876-1915: Number of illegitimate live and stillbirths; number of illegitimate births per 10,000 births—Table D 2; legitimate and illegitimate birth rates per 1,000 married women, and per 1,000 single, widowed, and divorced women, respectively. 15 to 49 years of age—Table D 3; plural births—Table D 4; infant mortality—Table E 7.

Annuaire Statistique des Grandes Villes Européennes, Prof. Dr. Gustave Thirring. Publié à l'Appui Moral de l'Institut International de Statistique par la Municipalité de Budapest, 1° année—1° partie. III. Mouvement de la Population. Budapest, 1913.

Births in 143 European cities, 1906, pp. 64-66; per cent of illegitimate births in 139 European cities, 1906, p. 67; infant mortality in 112 European cities, 1906, pp. 86-87.

Statistique Démographique des Grandes Villes du Monde pendant les années, 1880-1909. Première partie—Europe. Publiée à l'occasion de la XIII° Session de l'Institut International de Statistique à la Haye. Septembre 1911. Communications Statistiques publiées par le Bureau municipal de Statistique d'Amsterdam, N°. 33. Amsterdam, 1911.

Births, 1880-1909, in 93 European cities having more than 100,000 population in 1909, pp. 52-137; legal requirements relating to registration of stillbirths in various countries of Europe, pp. 162-164.

## Austria-Hungary.

Österreichisches Statistisches Handbuch nebst einem Anhange für die gemeinsamen Augelegenheiten der Österreichisch-Ungarischen Monarchie. K. K. Statistische Zentralkommission. XXXIV. Jahrgang. 1915. Wien, 1917. (Vol. XXXV, 1916–1917, gives illegitimate birth and death statistics through 1913, but does not give all the data contained in Vol. XXXIV.)

Births, 1896-1913, p. 41; births, 1913, by States, p. 47; by age of mother, p. 48; by occupation of mother, p. 49. Deaths, 1909-1913, of children under 5, p. 54; of children under 5, 1913, by year of birth, p. 58; deaths of children under 5 per 1,000 children born each year, 1901-1912, by year of birth and age to which survived, p. 60.

Annuaire Statistique Hongrois. Nouveau Cours, XIX—1911. L'Office Central de Statistique du Royaume de Hongrie. Traduction Officielle. Imprimerie de la Société Anonyme Athenaeum. Budapest, 1913.

Births, live and stillborn, 1891-1911, Hungarian, Croatian-Slavonic, and for the Kingdom, pp. 27-28; births, and per cent illegitimate, 1911, by age, race, and religion of mother, pp. 39-41; live births, 1911, by language of parents, pp. 41-42.

## Belgium.

Annuaire Statistique de la Belgique et du Congo Belge. Quarante-quatrième année—1913. Ministère de l'Intérieur, Bruxelles, 1914.

Births, by provinces, with per cent illegitimate; legitimate and illegitimate birth rates per 100 inhabitants, per 100 married women, and per 100 single, widowed, and divorced women, respectively, 15 to 45 years, 1861-1912; p. 129.

#### Denmark.

Statistisk Aarbog [Danmark], 1917. (Statistiske Departement.) København, 1917.

Births, 1907-1916, p. 18; confinements by age and civil condition of mothers (married and unmarried), annual average for 1911-1915, p. 20.

Keller, Professor Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Erste Hälfte. "Statistik der Säuglingssterblichkeit in Vergangenheit and Gegenwart in Dänemark," von Pool Heiberg. Berlin, 1912.

Per cent of illegitimate births, 1860-1905, in cities and rural districts and for Denmark as a whole; annual average infant mortality rates, 1901-1905, in cities and rural districts and for the country as a whole; p. 61.

#### Finland.

Statistisk Årsbok för Finland. Ny Serie Femtonde Årgången, 1917. Helsingfors, 1918.

Number and per cent of illegitimate births, 1751-1915, pp. 65-66; number and per cent of illegitimate births, 1915, in cities and rural districts, by provinces, p. 69; by month of birth, p. 70. Infant mortality rates, 1907-1915, in cities and rural districts, and, 1901-1915, for entire country, p. 74.

## France.

Annuaire Statistique. Trente-cinquième volume—1916, 1917, 1918. Résumé Rétrospectif.—Divers Pays. Ministère du Travail et de la Prévoyance Sociale. Statistique Générale de la France. Paris, 1919.

Number of births and rate per 1,000 inhabitants, 1913, pp. 11\*-12\*.

Annuaire Statistique de la Ville de Paris. XXXIV<sup>e</sup> année—1913. Préfecture de la Seine, Direction des Affaires municipales. Paris, 1917.

Births and infant mortality in Paris, 1913, pp. 108-113, 129, 132-133.

Pinard, M. A.: "De la Protection de l'enfance pendant la troisième année de guerre dans le camp retranché de Paris." Bulletin de l'Académie de Médecine. 3° serie—Tome lxxviii. No. 49. Séance du 18 Décembre 1917.

Number and per cent of illegitimate births during the war (1914-1916, and 38 weeks of 1917) compared with 1912, pp. 774-776.

Germany.

Statistisches Jahrbuch für das Deutsche Reich. 37. Jahrgang. 1916. Berlin, 1916.

Births, and per cent illegitimate, 1914, by cities and States, and for the German Empire, 1911-1914, p. 5; births and per cent illegitimate, 1865-1914, p. 6; births, 1914, by month of birth, p. 7; infant mortality, 1912-1914, by cities and States, p. 10.

Keller, Arthur: "Erfolge der Säuglingsfürsorge." Zeitschrift für Saüglingsschutz. III. Jahrgang (September 1911).

Mortality during first month of life and during second to twelfth months in European countries, Japan, Australia, and New Zealand, 1901–1905, p. 275; mortality during first month in European countries and in Japan, 1901–1905, p. 277.

Keller, Professor Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Erste Hälfte. "Deutschland," von Arthur Keller. Berlin, 1912.

Per cent of illegitimate births for various German States, 1901-1908, p. 113; infant mortality in Germany, 1901-1910, p. 102. Infant mortality in the German States and cities, 1910, p. 103; infant mortality in German cities having more than 100,000 population, 1904-1908 (five-year average), p. 105; infant mortality in Prussia, 1876-1910, p. 108; and in other States, 1901-1908, pp. 113-114; infant mortality in Berlin, 1876-1909, p. 114, and in Charlottenburg, 1876-1910, p. 116; stillbirths in Prussia, in cities and rural areas, 1902-1910, p. 115; infant mortality in Hamburg, 1893-1910, pp. 270-271.

Statistischse Jahrbuch deutscher Städte. 19. Jahrgang. Statistisches Amt der Stadt Breslau, 1913.

Births and infant mortality in German cities, 1910, pp. 46-49: illegitimacy birth rates per 1,000 population, pp. 67-68.

Statistischse Jahrbuch der Stadt Berlin. 32. Jahrgang, enthaltend die Statistik der Jahre 1908 bis 1911; sowie Teile von 1912. Im Auftrage des magistrats herausgegeben von Prof. Dr. H. Silbergleit. Statistisches Amt der Stadt Berlin. 1913.

Legitimate and illegitimate birth rates in Berlin, per 1,000 inhabitants, and per cent of births illegitimate, 1906–1911, pp. 104\*–105\*; birth rates by months, 1906–1910, pp. 116\*–117\*; institution births, 1910, p. 120\*; births by age of mother, p. 121\*, and by occupation of mother, 1910, p. 124\*; number of infants surviving to specified months in first year of life, per 1,000 births, 1882–1911, pp. 174\*–176\*; deaths of children under 5 years of age, by age at death, 1910, p. 179\*, and by age at death and cause of death, 1909–1910, pp. 180\*–181\*; deaths of infants under 1 year by age at death and type of feeding, and by age at death, cause of death and type of feeding, 1909–1910, pp. 182\*–185\*, 190\*–193\*, 209\*–212\*; deaths of children under 10 years of age, by calendar month of death and age at death, 1910, pp. 196\*; number and proportion of infants under 1 year surviving to specified months, 1909–1911, pp. 199\*–201\*.

Gross Berlin, Statistische Monatsberichte. IV. Jahrgang. 1913. Statistisches Amt der Stadt Berlin.

Births and infant deaths in Berlin and suburbs. Monthly figures, 1913.

Guradze, Dr. Hans: "Säuglingssterblichkeit, Geburtenhäufigkeit, Eheschliessungen und Gesamtsterblichkeit in Berlin während des Krieges." Jahrbücher für Nationalökonomie und Statistik. III. Folge. 52. Band. Oktober 1916. Jena.

Live births in Berlin, 1913-1916, by month of birth, p. 550.

Statistisches Jahrbuch der Stadt Dresden für 1912. 14. Jahrgang. Statistisches Amt der Stadt Dresden. 1913.

Births in Dresden, and total and illegitimate births per 1,000 inhabitants, 1889-1912, p. 10; births and infant deaths by month, 1912, p. 10; number and per cent of legitimate and illegitimate confinements, confinements per 1,000 married women

under 50 and per 1,000 unmarried and widowed women 15 to 50 years of age, 1892-1912, p. 11; illegitimate confinements, 1912, by occupation of mother, by number of previous illegitimate confinements, and by age of mother, pp. 12-13; by age of father and age of mother, 1912, p. 12; illegitimate births, 1895-1908, and number and per cent of boys and girls living at end of 5 calendar years and not legitimated, p. 14; infant deaths, by age at death, 1912, p. 19.

Monatsberichte des Statistischen Amtes der Stadt Dresden auf das Jahr 1913. 36. Jahrgang.

Births and infant deaths in Dresden; infant deaths by cause of death, by age at death, and type of feeding. Monthly figures, 1913.

Statistisches Handbuch der Stadt Frankfurt am Main. Erste Ausgabe, enthaltend die Statistik bis zum Jahre 1905-06. Statistisches Amt. Frankfurt am Main, 1907.

Births in Frankfort on the Main, 1891-1905; total and illegitimate birth rates per 1.000 iuhabitants, 1891-1905, p. 49; deaths of children under 1 year and 1 to 5 years of age, 1906, p. 50; deaths of children under 1 year and under 5 years of age, by cause of death, 1901-1905, p. 55.

Statistische Jahresübersichten der Stadt Frankfurt am Main. Ausgabe für das Jahr 1912–13. Statistisches Amt. Frankfurt am Main, 1913.

Births, and total and illegitimate birth rates per 1,000 inhabitants, 1912, p. 14; infant deaths, and deaths under 5 years of age, 1912, p. 13.

Statistisches Jahrbuch der Stadt Leipzig. 2 Jahrgang. 1912. Statistisches Amt. Leipzig, 1914.

Births in Leipzig, 1912, by month of birth, p. 42; number and per cent of illegitimate births, 1872-1912, pp. 43, 44; births by age of mother, 1912, p. 45; infant deaths and infant mortality rates, 1902-1912, by month of death, p. 56; infant deaths, 1912, by age at death and by cause of death, p. 57.

Statistische Monatsberichte der Stadt Leipzig. V. Jahrgang. 1913. Jahresübersichten. Statistisches Amt. Leipzig.

Births and infant mortality in Leipzig, 1903-1913, p. 2.

Münchener Jahresübersichten für 1911. Statistiches Amt der Stadt München. "Mitteilungen," Band XXIV. Heft 2. München, 1913.

Births in Munich, birth rates, legitimate and illegitimate, per 1,000 inhabitants, and per cent of births illegitimate, 1871-1911, p. 6; births and infant deaths, 1896-1911, and in each month of 1911, p. 7; births, 1911, by age of mother, civil condition, residence, p. 7.

Mataré, Franz: "Die Geburten und die Säuglingssterblichkeit in München während der Kriegsjahre 1915, 1916 und 1917." Zeitschrift für Bevölkerungspolitik und Säuglingsfürsorge. Band 11 (Juni 1919). pp. 7–15. Leipzig. Births and infant mortality, 1910–1917, p. 10.

Great Britain and Ireland.

Eightieth Annual Report of the Registrar-General of Births, Deaths, and Marriages in England and Wales, 1917. London, 1919.

Discussion of illegitimate birth statistics, 1917, pp. xxiii-xxiv; illegitimate birth rates, 1876–1917, per 1,000 total births, per 1,000 total population, per 1,000 unmarried and widowed women 15 to 45 years, and compared with rates for 1876–1880 taken as 100, p. xxiv; births per 1,000 total population, 1917, by sections and urban and rural districts, p. xxiv; births, p. 4; birth rates, per 1,000 total population, per 1,000 single and widowed women 15 to 45 years, and per 1,000 total births, 1851–1917, p. 5; births and infant deaths, 1917, according to sections and urban and rural districts, pp. 82–114. Infant mortality, 1917, per 1,000 births, by age at death and cause of death, with mortality per cent illegitimate based on mortality of legitimate infants as 100, p. xliii; infant mortality, 1911–1917, per 1,000 births due to syphilis, p. lix; infant mortality, 1906–1917, p. 5; infant mortality, 1917, by age at death and cause of death, pp. 41–42; by age at death and cause of death, according to urban and rural districts, pp. 43–47.

Seventy-fourth Annual Report of the Registrar-General of Births, Deaths, and Marriages in England and Wales, 1911. London, 1913.

Births, and lowest and highest groups of mortality among infants born out of wedlock, by age at death and cause of death, according to occupation of mother, pp. xlvxlvi; percentage at various ages of total excess of mortality among infants born out of wedlock, 1906-1911, p. xlvi; percentage excess of mortality at various ages, 1906-1911, p. xlvii; births, and mortality by age at death and cause of death, according to occupation of mother, pp. 90-93.

Quarterly Return of Marriages, Births, and Deaths Registered in England and Wales and in the Registration Counties; and of Births, Deaths, and Notified Cases of Infectious Disease in Certain Large Towns. Published by authority of the Registrar-General. No. 280-Year 1918. London, 1919.

Births for ast quarter of 1918, and for 1917 and 1918, in London and the other registration counties, pp. 6, 38.

Fifty-fourth Detailed Annual Report of the Registrar-General for Ireland Containing a General Abstract of the Numbers of Marriages, Births, and Deaths Registered in Ireland during the Year 1917. Dublin, 1918.

Births, 1917, by provinces according to per cent and rate per 1,000 population, 1917, pp. x-xi; births, by provinces and counties, pp. 2-11.

Supplement to the Forty-seventh Report of the Registrar-General of Marriages, Births, and Deaths in Ireland, Containing Decennial Summaries of the Returns of Marriages, Births. Deaths, and Causes of Death in Ireland, for the Years 1901-1910. London, 1913,

Number and per cent of illegitimate births registered, 1901-1910, by provinces and urban and rural districts, p. vii; per cent of illegitimate births in each year of the period, by provinces, p. xiv: number and per cent of illegitimate births by provinces and civic and rural counties, p. xv; illegitimate births, 1901-1910, by provinces, counties, and unions, pp. 14-18.

Sixty-third Annual Report of the Registrar-General for Scotland, 1917. Edinburgh, 1919.

Births and per cent illegitimate, 1917, for country, larger burghs, smaller burghs, and county districts, pp. lxix-lxxvii; births, 1917, and legitimate and illegimitate birth rates per 1,000 unmarried women and widows aged 15 to 45, by counties, larger burghs, and the entire country, p. lxxviii; births, 1917, in registration districts, pp. 1-41; corrected births by burghs and county districts, pp. 78-106.

Report of the Inter-Departmental Committee on Physical Deterioration. Vols. I. II. III. London, 1904.

High mortality of children born out of wedlock referred to in Vol. II, Minutes of Evidence (see Index, Vol. III); relative incidence of infant mortality among legitimate as compared with illegitimate infants, in London and certain rural counties, as shown by average rates of death under 1 year from various causes, per 1,000 births, infant deaths by age at death, proportional age incidence of deaths at the several age groups to 100 deaths at all ages under 1 year, and deaths per 1,000 births at the several age groups, 1902—data submitted by Dr. Tatham, Vol. I, App. Va. II and III, pp. 133-137; percentages of illegitimate births and infant mortality in Glasgow, 1898-1902-data submitted by Dr. Chalmers, Vol. III, App. XI, Table D, p. 26: infant mortality in Manchester, 1891-1902—data submitted by Dr. Niven, Vol. III, App. XII, V. p. 49. Births and infant deaths in Blackburn, Preston, and Burnley, 1903, by occupation of mother-data submitted by Miss A. M. Anderson, H. M. Principal Lady Inspector of Factories, Vol. I, App. V, pp. 121-122.

Thirty-ninth Annual Report of the Local Government Board (England and Wales), 1909-1910. Supplement to the report of the board's Medical Officer containing a report by the Medical Officer on infant and child mortality. London, 1910.

Proportion of illegitimate to legitimate births in England and Wales, 1881-1885 and 1906-1908, p. 46; relative mortality figures for infant mortality in certain registration counties, 1898-1907, compared with relative corrected illegitimate birth-rate figures, 1901, p. 47.

Forty-seventh Annual Report of the Local Government Board (England and Wales), 1917–1918. Supplement containing the report of the Medical Officer for 1917–1918. London, 1918.

Infant mortality in England and Wales in 1916: Reasons for excessive mortality among illegitimate infants, proportionate excess over legitimate infant mortality at specified ages, comparison with legitimate infant mortality by cause of death and by occupational groups of mothers, pp. xxix-xxxii.

City of Birmingham, Report of the Medical Officer of Health for the Year, 1918. Births, illegitimate, 1915-1918; suggestions by Mr. Robert Parr in regard to method of determining paternity and registration of births; pp. 7-10. Infant mortality, 1918; death rate per 1,000 births; p. 63. Causes of death, p. 64.

Newman, George, M. D.: Infant Mortality: A social problem. Methuen & Co., London: 1906.

Comparison of deaths per 1,000 births at the several age periods under one year in London and certain rural counties in 1902 (summary of data given in "Report of the Inter-Departmental Committee on Physical Deterioration, 1904"), pp. 15-17; birth rates and infant mortality, pp. 211-216.

Newsholme, Arthur, M. D., and Stevenson, T. H. C., M. D.: "The decline of human fertility in the United Kingdom and other countries as shown by corrected birth rates." Journal of the Royal Statistical Society, Vol. LXIX—Year 1906, pp. 34–87. London, 1906.

Illegitimate birth rates, 1881 and 1903, in England and other countries, pp. 50-60; corrected and relative corrected birth rates in metropolitan (London) boroughs, pp. 67-68. Crude and corrected illegitimate birth rates: United Kingdom—England and Wales (1861-1901) and selected urban and rural districts (1881 and 1901), territorial subdivisions of Scotland, counties of Ireland, counties of England and Wales, and towns of United Kingdom (1881 and 1901): Australasia (1881 and 1901), and certain foreign countries and cities (1880 and 1900); pp. 72-83.

Nixon, J. W.: "Some factors associated with the illegitimate birth-rate." Journal of the Royal Statistical Society, Vol. LXXVII—Year 1913–14, pp. 852–862.

Birth rates in England and Wales, 1876–1911, per 1,000 total births, per 1,000 unmarried and widowed women 15 to 45 years, per 1,000 total population (together with per cents based on rates for 1876–1880 taken as 100); number of illegitimate births in England and Wales, 1901–1911; illegitimate birth rates in urban and rural districts in England and Wales, 1911; map showing illegitimate birth rates in the counties of England and Wales; Australian statistics, 1910–1912, for age periods and for illegitimate births and births in first six months of marriage; problem as related to domestic servants, housing, number of unmarried women in employment, and proportion of unmarried men to unmarried women.

## Italy.

Annuario Statistico Italiano. Seconda Serie. Vol. VI-Anno 1916. Roma, 1918.

Illegitimate births, 1915, acknowledged and unacknowledged, p. 31; per cent of illegitimate births and per cent acknowledged, 1910–1914 and 1915, p. 31; births, 1915, by provinces, with number acknowledged and per cent illegitimate, 1910–1914 and 1915, p. 32; infant mortality, 1914, by cause of death, p. 49.

Statistica delle Cause di Morte. Nell' anno 1914. Roma, 1917.

Infant mortality, 1914, in first and in subsequent months, 1912-1914, p. xlviii; mortality of children under 5 years, p. xlviii; infant mortality, 1912-1914, by cause of death, p. xlix; deaths, 1914, of children under 5 years of age, by age at death and cause of death, p. 82.

Norway.

Statistisk Aarbok for Kongeriket Norge. 38<sup>te</sup> Årgang, 1918. Statistiske Centralbyrå. Kristiania, 1919.

Number and per cent of illegitimate births, 1891-1917, pp. 8-9; births, 1916, by prefectures, with per cents for the Kingdom, 1914-1916, p. 10.

Keller, Professor Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Erste Hälfte. "Norwegen," von Axel Johannessen. Berlin, 1912.

Births, and legitimate and illegitimate birth rates per 1,000 inhabitants, and per 1,000 live births, 1801-1905; birth rates, per 1,000 unmarried women, for Norway, 1861-1900, and for cities and rural districts, 1871-1875, 1901-1905, 1875, 1890, 1900; births, infant deaths, infant mortality rates, 1876-1905, in cities and rural districts; mortality among infants of illegitimate birth compared with that among infants of legitimate birth; pp. 566-579.

## Portugal.

Anuario Estatístico de Portugal. 1908, 1909 e 1910. Vol. I. Lisboa, 1914. Births, 1906-1910, by districts, p. 57.

## Roumania.

Buletinul Statistic al Romaniei. Seria III. Anul XI—1911-1912. Publicat de Serviciul Statisticei Generale din Ministerul Agriculturii și Domeniilor. Bucarest, 1911.

Births, 1910, 1911, by territorial divisions, and by cities and rural districts, pp. 266, 275, 654, 662; legitimate and illegitimate birth rates per 1,000 married women and per 1,000 unmarried women, respectively, 15 to 49 years, in specified countries of Europe, 1876–1905, p. 295; births, 1909, 1910, 1911, pp. 223, 533; births, April, 1910, to December, 1911, by month of birth and by urban and rural districts, pp. 87, 157, 223, 281, 447, 531, 533.

#### Serbia.

Annuaire Statistique du Royaume de Serbie. Douzième Tome—1907 et 1908. Statistique d'Etat du Royaume de Serbie. Belgrade, 1913.

Births, by departments, and by month of birth, 1907 and 1908, pp. 87-90; births, 1869-1908, p. 101; births by occupations of parents, 1907 and 1908, pp. 93-94; per cent of illegitimate births by departments, 1907 and 1908, and for whole country, 1898-1907, pp. 97-98; confinements in each department, 1907 and 1908, and for country as a whole, 1905-1908, by single and plural births and whether in cities or villages, pp. 112-113; births, 1907 and 1908, in cities and in villages, by order of birth, pp. 114-115.

## Spain.

Anuario Estadístico de España. Año IV—1917. Ministerio de Instrucción Pública y Bellas Artes. Dirección General del Instituto Geográfico y Estadístico. Madrid, 1918.

Number and per cent of illegitimate births, and legitimate and illegitimate birth rates per 100 inhabitants, 1908-1916, p. 41.

#### Sweden.

Statistisk Årsbok för Sverige. Femte Årgången, 1918. Kungl. Statistiska Centralbyrån. Stockholm, 1918.

Births and per cent illegitimate, 1821-1916, for cities and rural districts, p. 33; per cent of births illegitimate and rates per 1,000 population, pp. 36-37; per cent of births illegitimate, 1901-1914, by cities, p. 38; number and per cent of illegitimate confinements, and rate per 1,000 unmarried women 20 to 45 years, 1751-1914, p. 44; confinements per 1,000 married and per 1,000 unmarried women in cach age group, 1871-1914, p. 45; births and per cent illegitimate, 1751-1914, and birth rates per 1,000 inhabitants, p. 46; infant mortality, 1801-1914, p. 47.

Keller, Professor Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Erste Hälfte. "Schweden: Die Sterblichkeit im Säuglingsalter," von J. E. Johansson. Berlin, 1912.

Per cent of illegitimate births and infant mortality, 1801-1909, for Stockholm and for Sweden as a whole; mortality among infants of illegitimate birth in proportion to that among infants of legitimate birth, for Stockholm and for the country as a whole, p. 752.

Sweden: Historical and Statistical Handbook. By order of the Swedish Government, edited by J. Guinchard. 2d Edition—English Issue. First Part, Land and People. Stockholm, 1914.

Number of mothers of children born in wedlock per 1,000 married women 15 to 45 years, and number of mothers of children born out of wedlock per 1,000 unmarried women 20 to 45 years, 1751-1910, p. 134; number of mothers, 20 to 45 years, of children born out of wedlock, 1751-1910, compared with other European countries, 1891-1900, p. 161; map of Sweden showing illegitimate birth rates, 1901-1910, per 1,000 unmarried women and widows 20 to 45 years, by provinces, p. 160; decline in marriage, p. 131; Stockholm's illegitimate birth rate, p. 163; infant mortality rate, 1901-1910, p. 141.

#### Switzerland.

Annuaire Statistique de la Suisse. 1917—26° année. Bureau fédéral de Statistique. Berne, juillet 1918.

Births and birth rates per 1,000 single women of childbearing age, 1916, by cities and urban districts, p. 17; birth rates per 1,000 single women of childbearing age, and births by residence of mother, for cantons, 1916, and for country as a whole, 1907–1916, p. 19; deaths in the first month of life, 1916, by cantons, p. 22; infant deaths and infant mortality rates, 1876–1916, p. 23.

## The Netherlands.

Bijdragen tot de Statistiek van Nederland. Nieuwe Volgreeks. No. 221. Statistiek van den loop der bevolking in Nederland over 1914. Centraal Bureau voor de Statistiek. 's-Gravenhage, 1915.

Number and per cent of illegitimate births, 1848-1914, p. XI; per cents of births illegitimate, 1848-1914, with per cents based on the number for the year 1848-49 as 100, p. XII; per cent of illegitimate births, 1850-1914, by provinces, p. XIII; births, 1910-1914, by attendant at birth, p. XVI; births, 1914, by provinces and population of communes, pp. 2-55; births, 1914, by attendant at birth, for provinces and for communes grouped according to population, and for the Kingdom, 1909-1914, pp. 62-63; deaths under 1 year, 1914, by provinces and for the Kingdom, 1905-1914, p. XXXII; deaths under 1 year of age, 1913-14, by age at death and place of birth, pp. 66-69.

Annuaire Statistique de la Ville d'Amsterdam. Publié par le Bureau Municipal de Statistique. 14 ima Année, 1917. Amsterdam, 1919.

Per cent of births, 1912-1916, for cities and the Kingdom, p. 54.

## OTHER COUNTRIES.

#### AUSTRALASIA.

## Australia.

Population and Vital Statistics. Bulletin No. 35. Commonwealth Demography, 1917 and previous years. Commonwealth Bureau of Census and Statistics, Melbourne, 1918.

Statistics by States and Territories: Births, single and plural, 1917, p. 28; number and per cent of illegitimate births, 1907–1917, and masculinity, p. 30; births, 1917, in public institutions and elsewhere, p. 31; number and per cent of illegitimate births registered in each month of 1917, p. 35; births, 1917, by age of mother, by birthplace of child, and by birthplace of mother, pp. 37–79; interval between birth and registration, 1917, p. 90.

Official Year Book of the Commonwealth of Australia; containing authoritative statistics for the period 1901–1916 and corrected statistics for the period 1788–1900. No. 10—1917. Commonwealth Bureau of Census and Statistics, Melbourne.

Masculinity of ex-nuptial births registered in Commonwealth, 1905–1915, by States and Territories; masculinity of births in various European countries, 1887–1891; number and per cent of ex-nuptial births registered in the Commonwealth, 1905–1915, by States and Territories; number of births per 1,000 of mean population, 1905–1915; number of births per 1,000 unmarried and widowed women 15 to 45 years, in the Commonwealth and in various countries of Europe, 1880–1882, 1890–1892, 1900–1902; births, single and plural, by birthplace of mother and by age of mother, 1915; interval between birth and registration, 1915, and average for each year, 1911–1915; pp. 161–165, 173, 174.

New South Wales, State Children Relief Board. Report of the President, Alfred William Green, for the Year Ended 5 April, 1917. Sydney, 1918.

Births, 1915, 1916; infant deaths and infant mortality rates, 1895–1916; pp. 25, 26.

The Official Year Book of New South Wales, 1917. Published by authority of the Government of New South Wales, Sydney, 1918.

Number and per cent of illegitimate births for the metropolis and the remainder of the State, 1880, 1890, 1900, 1905, 1910, 1915, and 1916, p. 82; masculinity of births, 1870–1916, pp. 81, 82; plural births, 1916, p. 83; infant mortality, 1916, by age at death, for the metropolis and the remainder of the State, pp. 88, 89; infant mortality, 1916, by cause of death, p. 109; deaths under 1 year and under 5 years, and death rates, 1911–1915 and 1916, p. 90.

Queensland, Vital Statistics, 1915. Fifty-sixth Annual Report of the Government Statistician. Brisbane, 1916.

Births, and legitimate and illegitimate birth rates per 1,000 married women and per 1,000 unmarried women, respectively, 15 to 45 years, at ten-year intervals, 1861-1911; births, 1915, compared with other Australian States; per cent of illegitimate births, 1906-1915; p. XIII.

South Australia, Statistical Register, 1917–18. Part III.—Population and Vital. Adelaide, 1918.

Number and per cent of illegitimate births, metropolitan area and State, 1908-1917, pp. 21-22.

Statistics of the State of Tasmania for the Year 1917-18. Part III. Vital and Meteorological. Tasmania, 1918.

Births, 1917, in cities and in country districts; per cent of illegitimate births, 1916 and 1917, in cities and in country districts; p. 149.

Statistical Register of the State of Victoria, 1915. Part IV. Vital Statistics, etc. Melbourne, 1917.

Births, 1915, in metropolitan, urban and rural districts, p. 11; births, 1906-1915, p. 12; single and plural births, 1915, by age of mother and by birthplace of mother, pp. 13-15; deaths of children under 5 years, 1915, by cause of death and age at death, p. 46.

Victorian Year-Book, 1916-17. Melbourne, 1918.

Births, 1916; per cent of illegitimate births, 1910-1916; per cent of illegitimate births, 1916, compared with per cents in various countries and in other States of Australia; births and birth rates per 1.000 single women 15 to 45 years, 1891, 1901, 1911; birth rate, 1911, compared with rates in various countries and in other States of Australia; proportion of illegitimate births in town and country, 1916, and average for 1907-1912; infant mortality rates from various causes, 1904-1908, 1909-1913, 1916; pp. 330, 331, 349, 350.

Statistical Register of Western Australia for 1916 and Previous Years. Part I. Population and Vital Statistics. Perth, 1917.

Births in each month and quarter, 1916; births, 1907-1916, in the State and in Perth and suburbs; p. 5.

New Zealand.

Statistics of the Dominion of New Zealand for the Year 1917. Vol. I: Blue Book. Population and Vital Statistics. Law and Crime. Wellington, 1918. Births, 1917, by registration districts, pp. 32-33; by provincial districts, p. 35; by age of mother, p. 38.

#### CENTRAL AND SOUTH AMERICAN COUNTRIES.

Chile.

Statistical Abstract of the Republic of Chile, Central Statistics Bureau. Santiago de Chile, 1918.

Births, and number legitimate and illegitimate per 1,000 births, 1917, by provinces, p. 13; births, and number legitimate and illegitimate per 1,000 births, 1848-1917, p. 13.

Anuario Estadístico de la República de Chile. Vol. 1. Demografía. Año 1917. Santiago de Chile, 1918.

Births, and number legitimate and illegitimate per 1,000 births, 1917, by provinces, and for the Republic, 1913-1917, p. 26; births and number legitimate and illegitimate per 1,000 births, 1848-1917, p. 73.

#### Costa Rica.

República de Costa Rica, América Central. Anuario Estadístico. Año 1917— Tomo Vigesimoprimero. Dirección General de Estadística, San Jose, 1918. Number and per cent of illegitimate births, 1917, by provinces, p. xxi.

### Guatemala.

Boletín de la Dirección General de Estadística. Año 1. Núm. 1. Noviembre de 1913. Ministerio de Fomento, República de Guatemala, C. A. Births, 1912, p. 149; by departments and race, p. 143.

#### San Salvador.

Anuario Estadístico de la República de el Salvador, 1914. Correspondiente A. Dirección General de Estadística, San Salvador, 1915.

Births in each department, 1914, by race, and per cent of births illegitimate, 1914, p. 25.

### Uruguay.

Anuario Estadístico de la República Oriental del Uruguay. Año 1916—Libro XXVI. Director General de Estadística, Montevideo, 1918.

Number and per cent of illegitimate births and rate per 1,000 inhabitants, 1876-1916, p. 17; births, 1916, in each department, and by months, 1916, p. 36.

#### Venezuela.

Anuario Estadístico de Venezuela, 1912. Ministerio de Fomento, Direccíon General de Estadística. Caracas, 1915.

Illegitimate births, acknowledged and unacknowledged, in each section, 1912, p. 25; births, in each section, 1912, by age and civil condition of mother and father, p. 27.

#### JAPAN.

Mouvement de la Population de L'Empire du Japon, pendant l'an IV de Taisho—1915. Cabinet Impérial. Bureau de la Statistique Générale. Tokio, 1918.

Births, legitimate, illegitimate, and acknowledged, in each district, 1915, pp. 62-63; deaths of legitimate, illegitimate, and acknowledged children under 5 years of age, by age at death and by provinces, pp. 110-117.

## SOUTH AFRICA.

Statistical Year-Book of the Union of South Africa, No. 3—1914-15. Published under authority of the Minister of the Interior. Pretoria, 1916.

Cape of Good Hope: Number and per cent of illegitimate births to Europeans, 1910-1914, p. 7; births, 1914, by race, district, and urban and rural areas, pp. 8-17.

Natal: Number and per cent of illegitimate births to Europeans, 1913-1914, in urban and rural areas, p. 19; births, 1914, by race, district, and urban and rural areas, pp. 20, 21.

Transvaal: Number and per cent of illegitimate births to Europeans, 1909-1914, in urban and rural areas, p. 23; births, 1914, by race, district, and rural areas, pp. 24-25. Orange Free State: Number and per cent of illegitimate births to Europeans, 1910-1914, in urban and rural areas, p. 26; births to Europeans, 1914, in each district, and in urban and rural areas, p. 27.

## LEGISLATION.1

#### UNITED STATES.

U. S. Children's Bureau. Illegitimacy Laws of the United States and Certain Foreign Countries, by Ernst Freund. Legal Series No. 2, Bureau Publication No. 42. Washington, 1919.

Analysis of legislation; comparative chart; legal index; text of laws of the United States; includes also laws of France, Germany, and Switzerland.

#### Illinois.

"The Illegitimacy Bill (House Bill 620)." The Institution Quarterly, Vol. IX (Mar. 31, 1918), pp. 72-73.

Discussion of provisions of bill introduced in 1917.

Bowen, Louise de Koven: Some Legislative Needs in Illinois. Juvenile Protective Association of Chicago, 1914.

Changes needed in "bastardy law," pp. 5-7.

## Kansas.

The Kansas State Board of Health, Bulletin. Handbook of Child Hygiene. Vol. XIV. Nos. 8 and 9 (August and September, 1918). Topeka.

The Kansas law relating to children born out of wedlock, pp. 151-152.

#### Massachusetts.

Report on Criminal Remedies in Massachusetts for Failure to Furnish Support. Committee on Law and Procedure of the Association of Justices of District, Police and Municipal Courts of Massachusetts. Report No. 7. August, 1916. "Illegitimate Children Act (St. 1913, c. 563)," pp. 37-48.

Discussion of interpretation of law and method of enforcement.

Manual of Laws Relating to Illegitimacy in Massachusetts. Compiled by Boston Conference on Illegitimacy.

Brief survey of European legislation; summary of Massachusetts statutes on illegitimacy with related laws.

Probation Manual. The Commission on Probation. "Illegitimate Children" (Acts of 1913, Chapter 563)," pp. 47–49. Court House, Boston, Mass. July, 1916.

Jurisdiction; payment of confinement expenses; care and support of child; penalty for neglect.

## Minnesota.

Report of the Minnesota Child Welfare Commission; with bills recommended and synopses of all changes from present law. 1917. St. Paul, Minn.

Laws recommended for the protection of children born out of wedlock, pp. 9, 13, 14, 22, 23, 42-57, 62.

Hodson, William W.: A Compilation of the Laws of Minnesota Relating to Children, 1919. The State Board of Control, St. Paul, Minn.

Laws relating to children born out of wedlock, pp. 10, 45, 47, 51, 52, 61, 160-164.

Resolution Governing the Policy of the State Board of Control in Illegitimacy Proceedings. Adopted by the State Board of Control, October 19, 1918. (Leaflet distributed by State Board of Control, St. Paul.)

Establishment of paternity; settlement; maternity and infant care.

Merrill, Galen A.: "The new child welfare laws—their relation to the dependent child." Quarterly of the State Board of Control, St. Paul, Minnesota, Vol. XVII (August, 1917), pp. 22–29, 33, 36, 37, 39, 40.

New laws framed by Child Welfare Commission for protection of children of illegitimate birth. Discussion.

<sup>1</sup> References to original statutes are not included in this list.

#### Missouri.

Missouri Children's Code Commission; a complete revision of the laws for the welfare of Missouri children. Second edition, January, 1917.

Care and support of children born out of wedlock; present handicaps of child; proposed legislation; pp. 9-14, 16, 58-62, 76, 77, 79, 80, 82-85, 94-98.

Report of the Missouri Children's Code Commission; a complete revision of the laws for the welfare of Missouri children. 1918.

Proposed legislation to establish paternity and insure support and right of inheritance; certificate of birth; pp. 20-24, 84, 85, 87-93, 195-198.

#### New York.

Palzer, Nathaniel J.: Handbook of Information on Non-Support, Desertion and Illegitimacy. The Charity Organization Society of the City of New York, 1916.

Brief explanation of organization and procedure in courts having jurisdiction over nonsupport, desertion and illegitimacy, prepared for the use of social workers in New York State.

#### North Carolina.

Child Welfare in North Carolina; an inquiry by the National Child Labor Committee for the North Carolina Conference for Social Service. Under the direction of W. H. Swift. National Child Labor Committee, New York, 1918.

Legislation relating to "illegitimate children," pp. 260-263.

#### Oklahoma.

Child Welfare in Oklahoma; an inquiry by the National Child Labor Committee for the University of Oklahoma. Under the direction of Edward N. Clopper. National Child Labor Committee, New York, 1917.

Legislation relating to illegitimacy, pp. 210, 211, 222, 226-231, 238, 245.

#### Pennsulvania.

MacCoy, W. Logan: The Law of Pennsylvania Relating to Illegitimacy. (From the Philadelphia Conference on Illegitimacy: Report of Sub-committee on Legal Aspects.) Reprinted from the Journal of the American Institute of Criminal Law and Criminology, Vol. VII. (November, 1916), pp. 505–529.

Procedure and trial; enforcement of orders of support; birth registration; recommendations.

#### FOREIGN.

#### General.

Bommezijn, Adriaan Baltus: Het Onderzoek naar het Vaderschap. Leiden, 1909.

Inquiry into paternity, historical and legal. Laws of France, Germany, Norway, Switzerland; comparison of laws of Holland and Germany; arguments against law permitting inquiry.

Keller, Professor Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Zweite Hälfte. Berlin, 1912.

Social-legal provisions: Discussion of laws relating to guardianship and illegitimacy in Denmark, Germany, France, Great Britain, Netherlands, Norway, Austria-Hungary, Portugal, Russia, Finland, Sweden, Switzerland, United States. Vol. I, Part II, pp. 877-1188.

Laws and provisions relating to protection of children and care of mothers: Text of laws of Belgium, Denmark, Germany, France, Great Britain, Italy, Luxemburg, Norway, Austria-Hungary, Spain, Sweden, Switzerland. Vol. I, Part III, pp. 1193-1492.

Mackellar, Sir Charles: The Treatment of Neglected and Delinquent Children in Great Britain, Europe, and America, with Recommendations as to Amendment of Administration and Law in New South Wales. Sydney, 1913.

The law relating to maintenance of children born out of wedlock in England, Scotland, Germany, Australia, and New Zealand, pp. 89, 90, 194-197.

Meister, Dr. R.: "Das Recht des unehelichen Kindes; ein geschlichtlicher Ueberblick." Zeitschrift für Säuglingsschutz. III. Jahrgang (September 1911), pp. 264–272.

The law relating to children born out of wedlock; ancient history; Middle Ages in Germany; modern laws of France and Germany.

Monteros, F. Espinosa de los: Die rechtliche Stellung der unehelichen Kinder nach dem deutschen bürgerlichen Gesetzbuch und den spanischen Cödigo civil. Borna—Leipzig, 1909.

Definition of illegitimacy, and legal rights of child, according to the German and Spanish Civil Codes; inheritance.

Nagörski, Dr. iur. Sigmund: Das Rechtsverhältnis des unehelichen Kindes zu seinem Erzeuger, nach deutschem und französischem Recht in geschichtlicher und rechtsvergleichender Darstellung. Zürich—Selnau, 1908.

Discussion of German and French laws on: Legal proof of fatherhood; status and family relations of child; his title to maintenance.

Austria

Zampis, Dr. Ernst: "Der Schutz der Ziehkinder und unehelichen Kinder."
Zeitschrift für Kinderschutz und Jugendfürsorge. XI. Jahrgang (Juli 1919),
pp. 153–159.

Law of Feb. 4, 1919, and regulations bringing under State supervision placed-out children and all children of illegitimate birth.

France

Bernard, René: De la Légitimation des Enfants Adultérins ou Incestueux. Lois du 30 Décembre 1915 et du 7 Ayril 1917. Rennes, 1918.

Legal development of legitimation: Before the Civil Code up to Law of April 7, 1917; in comparative law.

Brun, François: La Recherche de la Paternité. Commentaire théorique et pratique de la Loi du 16 Novembre 1912. Suivi d'un Essai de Législation comparée. Paris, 1913.

Ancient law; legislation of the Revolution; the Civil Code, criticism of Civil Code; law of November 16, 1912. Appendix: Comparative study of legislation in other countries.

Lévy, Édouard: Traité Pratique de la Légitimation des Infants Naturel Simples, Incestueux ou Adultérins. Préface de M. Albert Wahl. Librairie de la Société du Recueil Sirey. Paris, 1919.

Discussion of methods of legitimation.

Rigaud, Louis: La Recherche de la Paternité. Loi du 16 Novembre 1912 et Jurisprudence Antérieure. Paris et Reims.

Origin and consequence of prohibition of inquiry into paternity in French law.

Wahl, Albert: La Recherche de la Paternité. D'après la Loi du 16 Novembre 1912. (Extrait de la Revue trimestrielle de Droit Civil, Janvier-Février-Mars 1913.) Paris, 1913.

Legal action to establish paternity; cases where action is allowable; powers of the judge; limits of refusal; competency and procedure; effects.

Germany.

Behrends, H.: "Zwei Karten über die Rechtstellung des unehelichen Kindes in Europa und im Deutschen Reiche vor dem 1. Januar 1900." Zeitschrift für Säuglingsschutz. III. Jahrgang (September 1911), pp. 280–284.

Two systems of legal status of the child of illegitimate birth in Europe and German Empire.

Great Britain and Ireland.

Hooper, Wilfrid: The Law of Illegitimacy; a treatise on the law affecting persons of illegitimate birth, with the rules of evidence in proof of legitimacy and illegitimacy; and an historical account of the bastard in mediæval law. Sweet & Maxwell, Ltd., London, 1911.

- Lushington, Guy: The Law of Affiliation and Bastardy. (Third edition, Henry Delacombe Roome.) Butterworth & Co.; Shaw & Sous, London, 1916.
  Statutes, England and Wales.
- Parr, Robert J.: Beyond the Law; some facts on illegitimacy in Ireland. 40, Leicester Square, London, W. C., 1909.

Restriction of English law in Ireland; extension recommended.

Royal Commission on the Poor Laws and Relief of Distress, Report. Part VIII, Chapter 4. (Parliamentary paper, Cd. 4499.) Wyman and Sons, Ltd., London, 1909.

Maintenance orders for support of children born out of wedlock, pp. 558-563.

## Norway.

Castberg, J.: "The children's rights laws and maternity insurance in Norway."

Journal of the Society of Comparative Legislation. (New Series), Vol. XVI,
1916, pp. 283–299. London.

The status of children of illegitimate birth; the objects of the law; statistics;

affiliation proceedings; maternity insurance.

U. S. Children's Bureau. Norwegian Laws Concerning Illegitimate Children:
 Introduction and translation by Leifur Magnusson. Legal Series No. 1,
 Bureau Publication No. 31. Washington, 1918.

Early legislation; reforms; legislative history of the Acts of 1915; text of law.

Wiesener, G.: Barnelovene av 10. April 1915 og Pleiebarnloven av 29. April 1905. Kristiania.

Text of law relating to children born out of wedlock; discussion of interpretation and purpose of legislation.

#### METHODS OF CARE.1

Bosnynák, Zoltán de, et Edelsheim-Gyulai, C<sup>te</sup>. L.: Le Droit de l'Enfant Abandonné et le Système Hongrois de Protection de l'Enfance. Imprimerie de la Société Anonyme Athenæum, Budapest, 1909.

The right of the child to State protection in Hungary; placing-out of mother and child in adoptive homes; colony system of care for mother and child.

Carnegie United Kingdom Trust, The. Report on the Physical Welfare of Mothers and Children. Four Volumes. East Port, Dunfermline, 1917.

Vol. I. England and Wales, by E. W. Hope, M. D.

Introductory statement of problem, pp. xv-xvi: dangers to the "illegitimate infant"; mortality rate, pp. 6, 48, 49, 64; methods of care, pp. 49-51.

Vol. III. Scotland, by W. Leslie Mackenzie, M. D.

"Provision for the unmarried mother": Types of unmarried mothers; provision in Edinburgh; in Glasgow; small homes for children; personal histories, showing type of care given; criminal aspects; suggestions for remedy; pp. 115-130.

"The unmarried mother's child": Number and distribution of births; infant mortality rates, 1899-1913; immediate destiny of child; later history; pp. 131-143.

Vol. IV. Ireland, by E. Coey Bigger, M. D.

Statistics of illegitimacy, p. 47; "bastardy law" of Ireland; guardianship and care; pp. 61, 62.

Conference on the Care of Dependent Children, held at Washington, D. C. January 25, 26, 1909, Proceedings. Senate Document No. 721, Government Printing Office, Washington, 1909.

Papers and discussion relating to care of dependent children; conclusions.

<sup>&</sup>lt;sup>1</sup> See also citations under Reports of Agencies, Institutions, and Courts and under General References.

Engel, Sigmund: The Elements of Child-Protection. (Translated from the German by Dr. Eden Paul.) The Macmillan Company, New York, 1912.

The problem of the child of illegitimate birth in Europe, pp. 15, 16; rights of survival, pp. 47, 48; protection of the child, legal disabilities and reforms, delinquency, pp. 90-105; evolution of methods of care of foundlings, pp. 64, 71, 154.

Folks, Homer: The Care of Destitute, Neglected, and Delinquent Children. The Macmillan Company, New York & London, 1902.

Historical survey of State and city care of dependent children; private charities caring for destitute children.

Hanauer, Dr. W.: "Die Fürsorge für uneheliche Kinder und der Krieg." Zeitschrift für Bevölkerungspolitik und Säuglingsfürsorge. Band 10 (August 1918), pp. 201–207.

Support of children of illegitimate birth during the war; public guardianship system in Berlin, Leipzig, and the municipalities of Saxony; infant mortality in Leipzig, 1912-1915.

Hart, Hastings H.: Preventive Treatment of Neglected Children. Charities Publication Committee, Russell Sage Foundation, New York, 1910.

Foundling homes and asylums; relation between problem of delinquency and method of treatment of unmarried mother and her child; pp. 73, 74.

Hoffa, Dr. Theodor: "Offene und geschlossene Fürsorge für Haltekinder und Uneheliche." Zeitschrift für Säuglingsschutz. IV. Jahrgang (Oktober 1912), pp. 423–437.

Provision for children born out of wedlock, in homes and in asylums, in Barmen.

Keller, Professor Dr. Arthur, und Klumker, Chr. J.: Säuglingsfürsorge und Kinderschutz in den europäischen Staaten. I. Band. Erste Hälfte. Berlin, 1912.

Social-hygienic provisions: Articles dealing with illegitimacy, foundlings, abandoned children, placing-out, and guardianship in European countries. Vol. I, Part I, pp. 3-874.

Keller, Dr. Arthur, und Reicher, Dr. Heinrich: Die Fürsorge für uneheliche Kinder. Leipzig und Wien, 1909.

Systems of care in European countries for children born out of wedlock; connection between infant mortality and neglect; discussion of foundling hospitals; laws for protection of child; desirability of public guardianship.

Local Government Board (England and Wales). Report prepared in the Intelligence Department: Infant Welfare in Germany during the War. London, 1918.

Vital statistics before the war; guardianship and care; separation allowances; imperial maternity grants; pp. 6, 21-24, 29, 34.

—— Forty-fifth Annual Report, 1915–16. Supplement in continuance of the report of the Medical Officer of the board for 1915–16, containing a report on child mortality at ages 0–5, in England and Wales. London, 1916.

The supervision of children of illegitimate birth in foster homes, pp. 93, 94.

——— Forty-seventh Annual Report, 1917-18. Supplement containing the report of the Medical Officer for 1917-18. London, 1918.

Causes of high infant mortality among children born out of wedlock; rates according to ages of infants and occupations of mothers; lack of parental care; conditions of care necessary for child, pp. xxix-xxxii.

Maxfield, Francis N.: "The social treatment of unmarried mothers." The Psychological Clinic. Vol. IX (December 15, 1915), pp. 210-217.

Discussion of working principles of Social Service Department of University Hospital, Philadelphia.

National Baby Week Council, Report, 1917. Abstracts of papers of the Conference. London.

Papers on: "The problem of illegitimacy" and "The care of the unmarried mother and her child," pp. 51-53.

National Conference on Infant Welfare, Held at Kingsway Hall, London, on July 1st, 2nd and 3rd, 1919, Report of the Proceedings. National League for Health, Maternity and Child Welfare. 4, Tavistock Square, London, W. C. 1, 1919.

Cox, Adelaide: The unwanted babe, pp. 184-191.

Gotto, Mrs.: Parental responsibilities in relation to illegitimacy, pp. 167–176.

Kensington, Bishop of: The illegitimate child, pp. 140-145.

Nott-Bower, Lady: The destitute unmarried mother, pp. 135-140.

Parr, Robert: The legal position of the unmarried mother, pp. 145-149.

Routh, Amand, M. D.: Causes of ante-natal, intra-natal, and neo-natal mortality, pp. 8-19.

Whitley, William F. J., M. D.: Criminal abortion and abortifacients, with special reference to illegitimacy, pp. 176-183.

Discussion, pp. 149-166, 191-199.

National Council for the Unmarried Mother and Her Child (and for the Widowed or Deserted Mother in Need), Report. Evelyn House, 62, Oxford Street, W. I. London, 1919.

Origin and aims of the Council; findings of special committee. Recommendations adopted: Welfare measures for all mothers; finance; legal recommendations. Births, 1906-1918; infant mortality, 1906-1917. Action taken in other countries.

Revue Philanthropique. Tome XXXIX (Avril 1918), p. 187. Paris. Maternity care and assistance.

Royal Commission on the Poor Laws and Relief of Distress, Report: Part VIII, Chapter 4. (Parliamentary paper, Cd. 4499.) Wyman and Sons, Ltd., London, 1909.

Treatment of unmarried mothers; mothers in workhouses; pp. 563-566.

Schöne, Dr. Walter: "Die Leipziger Mündelstatistik." Zentralblatt für Vormundschaftswesen, Jugendgerichte und Fürsorgeerziehung. VII. Jahrgang (25. Januar. 1916). pp. 229–231.

Guardianship methods; statistics.

Slingerland, William H.: Child Welfare Work in California; a study of agencies and institutions. Department of Child-Helping, Russell Sage Foundation, New York, 1915.

Institutions for combined care of mothers and children, pp. 122-127; illegitimacy as a cause of dependency, p. 196.

—— Child Welfare Work in Pennsylvania; a co-operative study of child-helping agencies and institutions. Department of Child-Helping, Russell Sage Foundation, New York, 1915.

Institutions for combined care of mothers and children, pp. 214-221.

A Child Welfare Symposium. Edited by William H. Slingerland. Supplement to Child Welfare Work in Pennsylvania. "The problem of the illegitimate child," by Mrs. Henry Finkelpearl, pp. 19-23. Department of Child-Helping, Russell Sage Foundation, New York, 1915.

Disposition of 100 infants admitted to the Pittsburgh Home in 8 years; their parent-

age; institutional care.

—— Child Welfare Work in Oregon; a study of public and private agencies and institutions for the care of dependent, delinquent and defective children. For the Oregon Child Welfare Commission. July Bulletin, Extension Division, University of Oregon, 1918.

Private institutions caring for unmarried mothers and children, pp. 51-56.

State Children Relief Board, New South Wales. Report of the President, Alfred William Green, for the Year Ended 5 April, 1915. Sydney, 1915. (Legislative Assembly.)

Homes for babies with mothers; their object and results; pp. 34-39.

Swedish Poor Laws and Charities. Prepared by Axel Hirsch for The Swedish Poor Law Reform Association. Stockholm, 1910.

Establishment of infants' homes for the care of unmarried mothers and their babies; the foundling home in Stockholm; p. 30.

- Tropeano, Prof. Guiseppe: "Assistenza e Previdenza Sociale per la Maternitáe per l'Infanzia." Rassegina della Previdenza Sociale, gennaio, 1919, pp. 54-63.

  Report of Committee on Public Health of the Commission for the Study of Measures Necessary for the Period of Transition from War to Peace. Discussion of need for social assistance and provision for motherhood and childhood.
- Tugendreich, Dr. Gustav: Die Mutter und Säuglingsfürsorge. Kurzgefasstes Handbuch. Mit Beiträgen von J. F. Landsberg, und Dr. med. W. Weinberg. Stuttgart, 1910.

History of status of unmarried mother and her child, pp. 17-19; history of care of children born out of wedlock, pp. 22-24; guardianship, pp. 24, 25, 412, 413; comparison of birth rates, legitimate and illegitimate, among all women, 15 to 50 years, 1896-1905, in various countries, and by age groups, pp. 33, 34; influence of illegitimacy on infant mortality rate, pp. 78-80; legal status and care of unmarried mothers and their children, pp. 91-93, 108-111, 127; legitimation, pp. 94-97; maternal rights and duties, pp. 112, 113; duties of father to provide support, pp. 113-118; percentage of illegitimate births in Berlin institutions, p. 348; infant mortality in foundling asylums, pp. 390-392.

U. S. Children's Bureau. Governmental Provisions in the United States and Foreign Countries for Members of the Military Forces and their Dependents. Miscellaneous Series No. 11, Bureau Publication No. 28, Washington, 1917.

Separation allowances, pensions, and maternity benefits in Austria, France, Germany, Great Britain and British colonies, Italy, Netherlands, Russia, and United States, pp. 27, 34, 40, 49, 61, 68, 69, 72, 114, 115, 117, 118, 131, 132, 137, 140, 141, 143, 145, 149, 155, 164–166, 168–170, 172, 173, 186, 197, 204, 214, 230.

Standards of Child Welfare; a report of the Children's Bureau Conferences, May and June, 1919. Conference Series No. 1, Bureau Publication No. 60. Washington, 1919.

Care of children of illegitimate birth, pp. 308, 360, 361, 425, 442.

—— Minimum Standards for Child Welfare Adopted by the Washington and Regional Conferences on Child Welfare, 1919. Conference Series No. 2, Bureau Publication No. 62. Washington, 1919.

Care of children born out of wedlock, p. 12.

#### REPORTS OF AGENCIES, INSTITUTIONS, AND COURTS.1

#### UNITED STATES.

Boston.

Boston Children's Aid Society, Annual Reports.

Report of work with unmarried mothers: 1912, pp. 9-13; 1913, pp. 14-16; 1914, pp. 14-19; 1915, pp. 14-17; 1916, p. 18; 1917, pp. 6, 7, 17, 18; 1918, pp. 10-12.

Boston City Hospital. Department of Medical-Social Work, Annual Reports. Report of work with unmarried mothers: 1914-1916, pp. 17-18:1917-1918, pp. 21-24; 1918-1919, pp. 6-7.

Russell, Bess Lynde: A year's study of the maternity ward at the Boston City Hospital. Reprinted from the Boston Medical and Surgical Journal, Vol. CLXXX (May 1, 1919), pp. 487-495.

Number of cases, pp. 5-6; comparison of ages of mothers of children born out of wedlock, with all mothers cared for, pp. 10-12; illustrative cases, pp. 20-22; analysis of illegitimacy cases, pp. 24-25; suggestions, pp. 27-28.

<sup>&</sup>lt;sup>1</sup> It is not possible to present a complete list of reports of agencies concerned in whole or in part with the care of children born out of wedlock. The reports here listed may serve as an indication of sources of such material.

Florence Crittenton League of Compassion, Annual Report for 1914. Boston. Statistical summary, p. 14. Constitution and by-laws, pp. ii-vi.

Society for Helping Destitute Mothers and Infants. Reports. Boston.

Method of work for mothers and infants: 1914, pp. 7-15, 20-22; 1914-15, pp. 5-17,

22-24; 1915-16, pp. 9-16, 18-23; 1916-17, pp. 7-14, 16-21.

—— Clarke, Lilian Freeman: The Story of an Invisible Institution; forty years' work for mothers and infants. Reprints from The Outlook. Press of Geo. H. Ellis Co., Boston.

History of Boston Society for Helping Destitute Mothers and Infants. In four sections: "I. How it began: Susan Dimock [1873]. II. First Days: What we learned. III. What more we learned: How not to do it. Not classification: Discrimination. IV. How to do it; hospital work; the care of the infant."

Talitha Cumi Maternity Home and Hospital. New England Moral Reform Society, Boston, Annual Reports.

Method of work and analysis of cases: 1914, pp. 14-25; 1915, pp. 17-23.

## California.

State Board of Control, Report of the Children's Department for the Period Beginning July 1, 1916, and Ending July 1, 1918. Sacramento, 1919.

Agencies caring for unmarried mothers and their children; study of 153 cases; the need of greater protection; pp. 29, 30.

State Board of Charities and Corrections of the State of California. Eighth Biennial Report, from July 1, 1916, to June 30, 1918. Sacramento, 1918.

Rescue homes: Number licensed, p. 47; movement of population, disposition of babies, pp. 140-141.

Surveys in Mental Deviation in Prisons, Public Schools, and Orphanages in California, 1918. "The intelligence of orphan children and unwed mothers in California charitable institutions," by J. Harold Williams, pp. 46-82.

Results of tests of 12 unwed mothers, in private institutions; close relation of dependency and illegitimacy to mental conditiou.

## Chicago.

The Municipal Court of Chicago. Tenth and Eleventh Annual Reports, for the Years December 6, 1915, to December 2, 1917. Inclusive.

"Bastardy" eases, 1916-1917, domestic relations court, pp. 107-108; conditions due to war, p. 112; the psychopathic laboratory "bastardy" cases, pp. 233-238.

Report of the Domestic Relations Branch, 1917, by Judge John Stelk. Chicago, 1917.

Support of children of illegitimate birth, pp. 14, 42, 48, 50; report of work of social service department, p. 112; cases considered and disposed of in court, pp. 113-115, 126; report of Woman's Protective Association, pp. 128, 129; the present "bastardy law" and necessary changes, pp. 148-163.

Report of the Psychopathic Laboratory for the Years May 1, 1914, to April 30, 1917.

Study of 117 girls and 7 men involved in "bastardy eases"; chronological age; mental age; years at school; grade; pp. 126-131.

#### Cleveland.

The Second Social Year Book; the human problems and resources of Cleveland, sixth city. The Cleveland Federation for Charity and Philanthropy. December, 1916.

The work of agencies dealing with unmarried mothers, pp. 19, 22, 27, 89, 90.

Social Service at Home During the War Years. The Welfare Federation of Cleveland, April, 1919.

Summary of work of agencies dealing with unmarried mothers, 1917-1918, pp. 24, 25.

Columbus.

A Study of the Social Service Field by The Social Service Bureau of the Columbus [Ohio] Chamber of Commerce. February 15, 1917, to April 30, 1918. Study of the births in 1916; agencies caring for the mothers; age, nativity, and previous occupation of mother; pp. 115-117, 59-62.

Kansas City.

Board of Public Welfare of Kansas City, Missouri, Seventh Annual Report, April 20, 1915-April 19, 1916.

Private homes caring for unmarried mothers; number receiving care; pp. 48, 49.

Massachusetts.

State Board of Charity of Massachusetts. Thirty-eighth Annual Report, for the Year Ending November 30, 1916. Part I. Boston.

After-care of women and children discharged from State Infirmary, p. 150; classification of admissions, p. 156; legal work, pp. 158-161; "the married woman with the illegitimate child," p. 151; summary of infants under 2 years reported to State Board of Charity, p. 185.

—— Thirty-ninth Annual Report, for the Year Ending November 30, 1917.

Part I. Boston.

Classification of mother-and-baby cases by legal status, p. 145; after-care of women and children discharged from State Infirmary, pp. 146-148; summary of infants under 2 years reported to State Board of Charity, p. 173.

—— Fortieth Annual Report, for the Year Ending November 30, 1918. Part I. Boston, 1919.

Classification of women admitted to the State Infirmary in 1918, p. 119; number of illegitimate births, p. 120; data concerning 50 girls under supervision from three to five years, pp. 121-124; number and per cent illegitimate of dependent children received as State minor wards, and the chief causes for acceptance, pp. 129-130; infants under 2 years of age reported to the State Board of Charity, according to the number and sex in each boarding home, pp. 147-149.

Massachusetts Society for the Prevention of Cruelty to Children, Annual Reports. Boston.

Inadequate provision made for children born out of wedlock: 1911, pp. 35-36; 1912, p. 22; 1917, p. 29.

Michigan.

Michigan State Board of Corrections and Charities, Twenty-fourth Biennial Report, 1917–1918.

Maternity hospitals: Births, and infant mortality; disposition of babies; rules and regulations adopted by the State Board of Corrections and Charities for the government of maternity hospitals; pp. 111, 112, 116-119. Children in institutions: Admissions and placements, pp. 136-139.

Milwaukee.

The Juvenile Protective Association, Report, October, 1919. Illegitimacy cases, pp. 14, 15; special research, pp. 8, 11.

Minnesota.

State Board of Control. Report of the Children's Bureau. St. Paul, 1918.

Unmarried mothers and their children; support of child; general principles of the Bureau; forms to be used in case work; statistics; pp. 9-12.

——Ninth Biennial Report. Period ended July 31, 1918. St. Paul. Report of the Children's Bureau, 1918, pp. 37-39.

Montana.

Bureau of Child and Animal Protection of the State of Montana, Ninth Biennial Report for the Years 1917, 1918. Helena.

Florence Crittenton Home cases; prosecution; home-finding; pp. 16, 17.

## New Hampshire.

Children's Commission, Report to the Governor and Legislature, January, 1915. Concord, New Hampshire, 1914.

The children of feeble-minded women, p. 97; New Hampshire laws relating to illegitimacy, p. 121; desertion, p. 30; birth registration, p. 69.

### New York.

State Board of Charities, Fifty-second Annual Report, for the Year 1918. Albany, 1919.

Number of children of illegitimate birth committed to orphan asylums and homes for children, with causes for commitment, p. 100; number cared for in orphan asylums during year, p. 106.

State Charities Aid Association of New York, Annual Reports. New York City. Report of subcommittee on assisting and providing situations for mothers with babies: 1914, pp. 70-76; 1915, pp. 66-71; 1916, pp. 33-38; 1917, pp. 32-36.

Court of Special Sessions of the City of New York, Annual Report for the Year Ending December 31, 1918.

"Bastardy" proceedings: Dispositions of cases, pp. 17, 22, 28, 32, 37, 41; use of probation, pp. 10, 11, 47, 52, 55, 58, 61, 64, 67; funds collected, p. 53.

Free Synagogue Child Adoption Committee, Annual Report, 1916-1917. "The illegitimate child," by Dr. Chas, Gilmore Kerley, pp. 15-16.

Discussion of environment and heredity in relation to care and development of children of illegitimate birth.

#### Ohio.

Ohio Board of State Charities, First Report of the Children's Welfare Department. The Ohio Bulletin of Charities and Correction, Vol. 21 (August, 1915), pp. 22, 23.

Infant mortality rate of children of illegitimate birth in institutions; need of homes for mothers and children.

## Philadelphia.

Children's Bureau [Philadelphia]. Annual Reports, published in "Co-operation" (monthly).

1913. Number of children of illegitimate birth under care; committee appointed to reorganize work. Vol. I (September, 1914), pp. 5, 16.

1914. Work of department for mothers with children. Vol. III (November, 1915), pp. 4, 5, 9, 10.

1915. Legitimacy of children. Vol. IV (December, 1916), pp. 2, 3, 8.

The Municipal Court of Philadelphia. Second Annual Report, 1915. "Court work with illegitimate families," by Louise Stevens Bryant, pp. 54-103.

Procedure in court cases; study of 355 "illegitimate families;" color, age, nationality, mentality, occupation, social relationship of parents; the children. Recommendations. Tables.

#### Third Annual Report, 1916.

Procedure in cases, Women's Division of the Criminal Probation Department, pp. 104-121. Study of 381 cases: Nativity and race; conjugal condition; occupation and wage; the child's age; care; court disposition of cases. Further legislation recommended. Tables, pp. 221-247.

— Fourth Annual Report, 1917.

Unmarried mothers' cases in probation department; weekly orders for support; legislation; pp. 158-160, 184, 223, 224.

#### South Carolina.

State Board of Charities and Corrections of South Carolina. The Quarterly Bulletin, Vol. V (March, 1919), pp. 24–26, 30, 31, 33–35.

Institutions caring for unmarried mothers.

#### CANADA.

Alberta.

4

Neglected Children of the Province of Alberta, Annual Reports of the Superintendent. Department of Attorney General. Edmonton.

1915. Provision for child of illegitimate birth (Sections 242a and 242b of the Criminal Code), pp. 36, 37.

1916. Number under care; the father's responsibility; custom among the foreign population of arranging forced marriages; pp. 68, 69.

1917. Number under care; the State's responsibility; p. 9.

## Manitoba.

Public Welfare Commission of Manitoba, Second Interim Report. Printed by order of the Legislative Assembly of Manitoba, February, 1919. Winnipeg.

Study of hospital cases of unmarried mothers: Nationality, age, occupation and mentality; infant mortality; pp. 91-94, 109, 110. Care of feeble-minded girls, p. 127. Recommendations of commission, p. 146.

#### Ontario.

Neglected and Dependent Children of Ontario, Annual Reports of Superintendent. Printed by order of the Legislative Assembly of Ontario. Toronto. Number of children of illegitimate birth under care: 1913, 1914, 1915, p. 9.

#### Saskatchewan.

Neglected and Dependent Children of the Province of Saskatchewan, Annual Reports of the Superintendent. Regina.

Provision in foster homes for children born out of wedlock: 1915, p. 22; 1917, pp. 19, 20.

### INVESTIGATIONS.

#### UNITED STATES.

Kammerer, Percy Gamble: The Unmarried Mother; a study of five hundred cases. Introduction by Dr. William Healy. Little, Brown, and Company, Boston, 1918.

Introductory discussion of psychological factors. A study of 500 case records, with especial attention to hereditary and environmental factors. A brief treatment of general aspects of the problem; statistical data.

U. S. Children's Bureau. Illegitimacy as a Child-Welfare Problem, Part 2: A study of original records in Boston and the State of Massachusetts, by Emma O. Lundberg and Katharine F. Lenroot. Dependent, Defective, and Delinquent Classes Series No. —, Bureau Publication No. —. (In press.)

Illegitimate births in one year: Infant mortality; the child's parentage; the care of the child. Children under care of social agencies: Extent of problem; the dependent child of illegitimate birth; the child's heritage and possibilities of parental care. Legal action for support. Births in Massachusetts. Children under care of State agencies and institutions for the dependent, delinquent, and mentally defective. Adoptions.

——— Infant Mortality: Results of a field study in New Bedford, Mass., based on births in one year, by Jessamine S. Whitney. Infant Mortality Series No. —, Bureau Publication No. —. (In press.)

Mortality of infants of illegitimate birth; confinement care; disposition of infants; boarding homes: court action; age, occupation, and nationality of mother: pp. ——.

#### Baltimore.

Walker, George, M. D.: The Traffic in Babies; an analysis of the conditions discovered during an investigation conducted in the year 1914. The Norman, Remington Co., Baltimore, 1918.

Investigation of institutions; interviews with physicians, nurses, midwives, and social workers; institutional and city data on mortality of infants; investigation of boarding homes.

#### Boston.

Studies of the Boston Conference on Illegitimacy. September, 1914.

Reports of studies by groups of the conference on: Massachusetts "bastardy laws"; syphilis and gonorrhea; feeble-mindedness; public opinion; normal girls; data for Boston, 1913. Recommendations.

### Chicago.

Bowen, Louise de Koven: A Study of Bastardy Cases; taken from the Court of Domestic Relations in Chicago. Juvenile Protective Association of Chicago, 1914.

Study of 163 cases; histories of mothers and fathers; court verdicts; needed amendments to the Illinois law.

Guild, Arthur Alden: Baby Farms in Chicago; an investigation made for the Juvenile Protective Association, 1917.

Conditions found in homes investigated: mental and physical condition of children; data concerning parents. Results following investigation. Recommendations.

Moore, Howard: The Care of Illegitimate Children in Chicago. Juvenile Protective Association of Chicago, December, 1912.

Hospital statistics; disposition of children; analysis of 590 cases reported to the health department. Recommendations regarding registration, adoption, placing-out, amendment of "bastardy law."

#### Cincinnati.

Trounstine, Helen S.: Illegitimacy in Cincinnati. Studies from the Helen S. Trounstine Foundation, Vol. 1, September 1, 1919.

Extent of illegitimacy; data concerning 666 unmarried mothers; fathers; disposition of child; the law; the courts; the work of social agencies.

#### Cleveland.

The Unwed Mother and her Child; reports and recommendations of the Cleveland Conference on Illegitimacy and its committees. The Cleveland Federation for Charity and Philanthropy, Cleveland, Ohio, July, 1916.

Study of 175 birth certificates; the courts and illegitimacy; the menace of the feeble-minded. Recommendations.

Children's Committee of the Cleveland Humane Society, Report, 1914-1915, (Manuscript.)

100 cases studied. Recommendations of committee.

## Milwankec.

Drury, Louise: Unmarried mother and her child. Proceedings of the Wisconsin State Conference of Social Work, 1918, pp. 61-68.

Report of investigation in 1916-17 by the Milwaukee Conference on Illegitimacy. Study of 362 cases: Agencies earing for unmarried mothers and their children; status of mothers; classification of mothers, according to mentality and character; the father; dispositions of infants. Recommendations.

Illegitimacy in Milwaukee; a study made by the Juvenile Protective Association, 1915. (Manuscript.)

282 cases studied; occupation and age of mother; disposition of children.

#### St. Louis.

Mangold, George B., and Essex, Lou R.: Illegitimate Births in St. Louis. The School of Social Economy of Washington University, Report Number 4. St. Louis, 1914.

Analysis of data on 2,082 birth certificates; residence, age, and occupation of mother; previous births; place of confinement. Missouri laws.

#### FOREIGN.

Dingwall-Fordyce, A., M. D.: The Illegitimate Baby in Peace and War. Infants' Edinburgh Home, 5, Admiral Terrace. Edinburgh.

Infants born in the Royal Maternity Hospital, Edinburgh, January 1 to June 30, 1911, and their history for three years. Discussion of child's heredity; effect on illegitimacy rate of giving aid to mothers and children. Existing statutory regulations; prospects of improved conditions; after-care in homes connected with hospital.

Lange, Dr. Auguste: Die unehelichen Geburten in Baden. Eine Untersuchung über ihre Bedingungen und ihre Entwicklung. Karlsruhe i. B., 1912.

Conditions affecting illegitimate births in agricultural and industrial districts of Baden; population of marriageable age; accessory conditions of marriage; statistical tables.

Prenger, Dr. Georg: Die Unehelichkeit im Königreich Sachsen. Leipzig und Berlin, 1913.

Illegitimacy in the districts of Saxony according to city and rural; comparison with other States; stillbirths; infant mortality. Statistics of Dresden: Legitimation; occupation and age of mother; prenuptial pregnancies.

Rauhe, Dr. C.: Die unehelichen Geburten als Sozialphänomen. Ein Beitrag zur Bevölkerungsstatistik Preussens. München, 1912.

Analysis of types and causes of illegitimate births and the various methods of measuring the birth rate; historical and geographical survey of illegitimacy in Prussia; statistics.

Spann, Othmar: Die unehelichen Mündel des Vormundschaftsgerichtes in Frankfurt am Main. Dresden, 1909.

Statistical study of cases of illegitimacy in the guardianship court, 1885-1905; comparison of condition of children under eight forms of care; relation between form of care and mortality.

Speich, Th. Rud.: Die unehelichen Geburten der Stadt Zürich. Glarus, 1914. Comparison of illegitimate births in Zürich with other cities and countries; study of the mothers, 1904-1910; the children, 1904-1906; infant mortality, and conditions of care; the fathers, 1908-1912.

## GENERAL REFERENCES.

#### BOOKS AND PAMPHLETS.

The Encyclopædia Britannica; a dictionary of arts, sciences, literature and general information. Eleventh edition. Cambridge, England: at the University Press; New York. 1910.

Bastards, Vol. III, pp. 499-500.

Foundling Hospitals, Vol. X, pp. 746-747.

Illegitimacy, by Thomas Allan Ingram, Vol. XIV, pp. 301-304.

Legitimacy and legitimation, Vol. XVI, pp. 378-379.

The Catholic Encyclopedia; an international work of reference on the constitution, doctrine, discipline, and history of the Catholic church. Robert Appleton Company, New York.

Illegitimacy, by John A. Ryan, Vol. VII, pp. 650-653.

Foundling Asylums, by John A. Ryan, Vol. VI, pp. 159-160.

Legitimation, by W. Fanning, Vol. IX, pp. 131-132.

The Jewish Encyclopedia; a descriptive record of the history, religion, literature, and customs of the Jewish people from the earliest times to the present day. Funk & Wagnalls Co., New York & London, 1916.

Bastard, by Lewis N. Dembitz, Vol. II, p. 587.

Illegitimacy, by Julius H. Greenstone, Vol. VI, pp. 559-560.

Foundling, by Julius H. Greenstone, Vol. V, pp. 440-441.

The New Dictionary of Statistics; a complement to the fourth edition of Mulhall's "Dictionary of Statistics." Augustus D. Webb. George Routledge and Sons, Limited, London; E. P. Dutton & Co., New York, 1911.

Statistics of illegitimate births in different countries, pp. 70-76; infant mortality among children born out of wedlock, pp. 195, 207.

The New Encyclopedia of Social Reform. William D. P. Bliss, editor-in-chief. Funk & Wagnalls Co., New York & London, 1908.

Illegitimacy, by Albert Leffingwell, pp. 594-596.

Anthony, Katharine: Feminism in Germany and Scandinavia. Henry Holt & Co., New York, 1915.

Illegitimacy in Germany, Sweden, Norway; the "Mutterschutz" movement; maternity insurance for unmarried mothers; protection of children born out of wedlock in Norway; general discussion of illegitimacy; pp. 83-116, 133-141, 142-168.

Bailey, William B.: Modern Social Conditions; a statistical study of birth, marriage, divorce, death, disease, suicide, immigration, etc., with special reference to the United States. The Century Co., New York, 1906.

Birth statistics of children born out of wedlock in foreign countries, pp. 119-128; stillbirths, p. 132; infant mortality, pp. 321, 322, 324, 325.

Barrett, Kate Waller, M. D.: Some Practical Suggestions on the Conduct of a Rescue Home. National Florence Crittenton Mission, Washington, D. C. Discussion of management of home and methods of care.

Bowen, Louise de Koven: Safeguards for City Youth at Work and at Play. With a preface by Jane Addams. The Macmillan Company, New York, 1914. Study of "bastardy" court cases by Juvenile Protective Association of Chicago, pp.

131-154; Norwegian law, p. 225.

Calhoun, Arthur W.: A Social History of the American Family from Colonial Times to the Present. The Arthur H. Clark Company, Cleveland.

Vol. I. Colonial period. Published 1917.

Medieval position of women, pp. 15-20; influence of the Reformation on attitude toward marriage, pp. 21-28; "bundling" in New England, pp. 129-132. Puritan attitude on sex irregularities, pp. 39, 81, 132-142, 149; illegitimate births in Pennsylvania, p. 204; clandestine marriages, p. 211; conditions in southern colonies, pp. 313-323.

Vol. II. From Independence through the Civil War. Published 1918.

Conditions in the South, pp. 204-208, 354; sex and family relations among the Negroes, pp. 243-279.

Vol. III. Since the Civil War. Published 1919.

Miscegenation in the South, pp. 27-38; the negro family, pp. 39-50; deterioration in New England villages, p. 81; baby farming, p. 141; modern family aspects, pp. 211, 217, 222, 260, 278, 289, 311.

Fleagle, Fred K.: Social Problems in Porto Rico. D. C. Heath & Co., Publishers, Boston, New York, Chicago, 1917.

Number of persons of illegitimate birth in the Island of Porto Rico, as given by the census of 1899 and that of 1910, white and colored, pp. 30-32.

Goddard, Henry Herbert: Feeble-mindedness; its causes and consequences.

The Macmillan Company, New York, 1914.

The part feeble-mindedness plays in problems of sexual immorality, pp. 13-15, 497-499.

Goodsell, Willystine: A History of the Family as a Social and Educational Institution. The Macmillan Company, New York, 1915.

Discussion of family relationship: Among the Hebrews, Greeks, and Romans, pp. 56, 60, 95, 118, 121; in the Middle Ages, in the Renaissance, and in England in the nineteenth century, pp. 183, 249-251, 253, 254, 268-271, 443.

Hall, W. Clarke: The State and the Child. Headley Bros., Publishers, Ltd., London, 1917.

The main cause of high mortality, degeneracy, and crime among children born out of wedlock; historical sketch; State care recommended; pp. 132-144.

Hart, Hastings H.: The Registration of Illegitimate Births; a preventive of infant mortality. Department of Child-Helping, Russell Sage Foundation, New York City, March, 1916.

Statistics of States; questions of registration; causes of excessive mortality; measures to lower mortality rates.

Healy, William: Mental Conflicts and Misconduct. Little, Brown, and Company, Boston, 1917.

Cases showing mental conflicts concerning parentage, pp. 47, 73, 74, 213-217.

Heath, H. Llewellyn: The Infant, the Parent, and the State; a social study and review. P. S. King & Son, London, 1907.

Hegitimate births and infant mortality in England and Wales; legal position of children born out of wedlock; pp. 168-183.

Hoffman, Frederick L.: Race Traits and Tendencies of the American Negro. Publications of American Economic Association, 1896, Vol. XI, pp. 1–329.

Laxity of morals among the Negro race, pp. 202-208, 235-241.

Horn, Dr. G.: "Zur Geschichte des Findelwesens." Zeitschrift für Säuglingsschutz. III. Jahrgang (September 1911), pp. 260–263.

Development of care of abandoned children in France.

Howard, George Elliott: A History of Matrimonial Institutions; chiefly in England and the United States, with an introductory analysis of the literature and the theories of primitive marriage and the family. Three volumes. The University of Chicago Press, Chicago; T. Fisher Unwin, London, 1904.

Analysis of the literature and the theories of primitive matrimonial institutions, Vol. I, Part I. Matrimonial institutions in England, Vol. I, Part II. Matrimonial institutions in the United States, Vol. II, Part III. Penalties for violation of moral code in New England, Vol. II, pp. 169-200; clandestine contracts and the law, Vol. II, p. 212; problems of marriage and the family, Vol. III, Ch. XVIII.

Leffingwell, Albert, M. D.: Illegitimacy and the Influence of Seasons upon Conduct; two studies in demography. Swan Sonnenschein & Co., London; Charles Scribner's Sons, New York, 1892.

Prevalence of illegitimacy in Great Britain and Ireland since 1879; comparison for England, Scotland, and Ireland; inquiry as to causes; age and social condition of mother; infant mortality; influence of seasons upon birth rates.

Mangold, George &B.: Problems of Child Welfare. The Macmillan Company, New York, 1914.

Mortality rate among infants born out of wedlock, p. 50; relation between delinquency and abnormal home conditions of children of unmarried mothers, pp. 353, 354; studies of unmarried mothers in St. Louis and Baltimore and canses of illegitimacy, p. 426. Present care and recommendations: State authority; registration of births: responsibility of father: supervision of maternity homes; keeping mother and child together; pp. 444-447.

Richmond, Mary E.: Social Diagnosis. Russell Sage Foundation, New York, 1917.

Case work involving problems of illegitimacy, pp. 95, 144, 190-192; questionnaire regarding an unmarried mother, prepared by Mrs. Ada Eliot Sheffield, pp. 413-419.

Royal Commission on the Care and Control of the Feeble-minded. The Problem of the Feeble-minded; an abstract of the Report. With an introduction by the Rt. Hon. Sir Edward Fry, G. C. B., and contributions by Sir Francis Galton, Rev. W. R. Inge, Professor Pigou, Miss Mary Dendy. P. S. King & Son, London, 1909.

Mental defect and illegitimacy, pp. 19-23; segregation, pp. 81-85.

Slingerland, William H.: Child-Placing in Families; a manual for students and social workers. Russell Sage Foundation, New York, 1919.

Illegitimate birth rates in Germany and Austria; status in Missouri, and the proposed code: results of social ostracism; social program; pp. 33, 34, 89, 90, 158, 159, 165-177.

Tredgold, A. F.: Mental Deficiency (Amentia). 2nd Edition. William Wood & Company, New York, 1914.

Question of illegitimacy as a cause of amentia, p. 55; propagation of aments, pp. 450-454.

U. S. Children's Bureau. A Social Study of Mental Defectives in New Castle County, Delaware, by Emma O. Lundberg. Dependent, Defective, and Delinquent Classes Series No. 3, Bureau Publication No. 24. Washington, 1917. Relation between mental defect and illegitimacy, pp. 14, 15, 23, 26, 35.

Mental Defect in a Rural County; a medico-psychological and social study of mentally defective children in Sussex County, Delaware. A study made through the collaboration of the United States Public Health Service and the Children's Bureau, by Walter L. Treadway, M. D., and Emma O. Lundberg. Dependent, Defective, and Delinquent Classes Series No. 7, Bureau Publication No. 48. Washington, 1919.

Illegitimacy and mental defect, pp. 33, 47, 48, 56-60, 62, 64, 75, 81-83, 85, 87, 88, 90.

Werner, Oscar Helmuth: The Unmarried Mother in German Literature; with special reference to the period 1770–1800. Columbia University Press, New York, 1917.

Popularity of theme of unmarried mother during "storm of stress" period; extent of, and punishment for, infanticide; traditional status of the unmarried mother; conflict with church; punishments; revolt; cause of widespread illegitimacy.

Westermarck, Edward: The History of Human Marriage. Macmillan and Co., London and New York, 1894.

Marriage customs and family relationships among various tribes; special references to illegitimacy; pp. 16, 32, 60-66, 69, 70.

## CONFERENCE PROCEEDINGS.

American Association for Study and Prevention of Infant Mortality:

Transactions, 1911:

Hart, Hastings H.: The illegitimate child, pp. 34-38.

Recommendations for prevention of high mortality rate among infants of illegitimate birth.

Transactions, 1913:

Babbitt, Ellen C.: The foundling asylum and the unmarried mother, pp. 363-365.

Influence of method of hospital care and after-supervision upon unmarried mothers in their later care of children.

Transactions, 1914:

Mason, Mary R.: Report of the sub-committee for assisting and providing employment for mothers with children, State Charities Aid Association. New York, pp. 339-340.

Report of work and aim of committee.

American Prison Association:

Proceedings of Annual Congress, 1910:

Abstracts of papers of the Eighth International Prison Congress:

Correvon, Gustave: Children born out of wedlock, pp. 396-398.

Recent legislation in Switzerland; inheritance and support.

Joly, Henri: Illegitimate children, pp. 398-399.

Children of illegitimate birth in reform schools in France; provision for guardianship by law.

Neander, Paul: Children born out of wedlock, pp. 394, 395.
Recommendations for protection and care in Russia.

Szilagyi, Arthur Charles: Illegitimate children, pp. 399-401.

Increase of illegitimacy in Hungary; recommended legislative and administrative measures.

Resolutions on measures for protection of children born out of wedlock, passed by Eighth International Prison Congress, p. 265.

Proceedings of Annual Congress, 1911:

Henderson, Dr. Charles R.: Discussion, pp. 202-203.

Illegitimacy and crime; administration of "bastardy laws,"

Wines, Dr. F. H.: Discussion, pp. 203-205.

Effect of Swedish law on number of children born out of wedlock.

Inter-City Conference on Illegitimacy:

Reports of Committees at Annual Meeting, Atlantic City, June 7, 1919. (Multigraphed.)

Drury, Louise: Results of the study on registration of vital statistics. Jewell, Helen M.: Legislation in 1919.

National Conference of Catholic Charities:

Proceedings, 1918:

Keegan, Rev. Robert F.: Policies of public and private agencies in dealing with illegitimacy, pp. 159-168.

Present laws in Norway, Minnesota, and Illinois; proposed legislation in Illinois; Catholic teaching concerning the child, the mother, and moral problems involved.

National Conference of Catholic Charities-Continued.

Proceedings, 1918—Continued.

Kennedy, James F.: Discussion on illegitimacy, pp. 171-174.

The Illinois law; care of mother and child in a foundling hospital; legislation relating to maternity hospitals.

Warren, George L.: Discussion on illegitimacy, pp. 168-171.

Method of care in Connecticut.

## National Conference of Charities and Correction:

Proceedings, 1910:

Barrett, Kate Waller: The unmarried mother and her child, pp. 96-100.

Method of care to promote the physical welfare of the child and the moral stability of the mother.

## Proceedings, 1913:

Gates, W. Almont: Caring for dependent children in California, pp. 306-311.

Problems of child abandonment and illegitimacy.

## Proceedings, 1915:

Fernald, Walter E., M. D.: What is practical in the way of prevention of mental defect, pp. 289-297.

State registration; supervision of feeble-minded outside of institutions; formal commitment and permanent segregation of those who are likely to transmit their defects.

Jones, Cheney C.: The relation of private societies to juvenile courts and to State bureaus of protection, pp. 149-163.

Cooperation between private societies, juvenile courts, and State bureaus, in dealing with illegitimacy, p. 161.

Knox, J. H. Mason, M. D.: Infant mortality, pp. 133, 134.

Infant mortality as related to institutional care, foster home care, and care by mother in a boarding home.

Lawton, Ruth W., and Murphy, J. Prentice: A study of results of a child-placing society, pp. 164-174.

Research into methods of treatment of unmarried mothers, p. 166.

## Case-work problems of illegitimacy:

Curry, H. Ida: A girl with a second or third illegitimate child, pp. 115-117.

Donahue, A. Madorah: A case of illegitimacy, where mother and baby have been dealt with separately, pp. 121–126.

Newman, Herman: The unmarried mother of border-line mentality, pp. 117-121.

Shuman, Mrs. Cora V.: The good girl with a first baby, who is not feeble-minded, pp. 114, 115.

National Conference of Social Work (formerly National Conference of Charities and Correction):

#### Proceedings, 1917:

Donahue, A. Madorah: The case of an unmarried mother who has cared for her child, and succeeded, pp. 282-284.

Fisher, Harry M.: The legal aspects of illegitimacy, pp. 294-299.

Present "bastardy law" in Illinois; pending legislation.

Lundberg, Emma O.: Illegitimacy in Europe as affected by the war, pp. 299-304.

Effect upon number of births, status of child, and his right to support; special measures for child care.

Parmenter, Mrs. Laura S.: The case of an unmarried mother who has cared for her child and failed, pp. 285-287.

National Conference of Social Work-Continued.

Proceedings, 1917—Continued.

Weidensall, Jean: The mentality of the unmarried mother, pp. 287-294.

Comparison of groups of patients tested in psychological clinic of Cincinnati General Hospital.

Discussion on illegitimacy, pp. 304-307.

Proceedings, 1918:

Davis, Otto W.: Children of unmarried and of illegitimate parents: Recent legislation in Minnesota and elsewhere, pp. 94–101.

Legislation in Norway, Massachusetts, Minnesota, and North Dakota.

Jones, Cheney C.: A tentative outline for a study on illegitimacy, pp. 91-94.

Proposed outline for the National Conference programs.

Watson, Mrs. Frank D.: The attitude of married parents and social workers toward unmarried parents, pp. 102-108.

Constructive social measures; standards of parenthood; education.

Proceedings, 1919:

Sheffield, Mrs. Ada Eliot: Program of the Committee on Illegitimacy—Committee Report.

Five divisions of the program: I. Prenatal, obstetrical, and convalescent care; II. After-care; III. The unmarried mother as human material; IV. Enactment and enforcement of laws; V. Construction and education.

State Conference Proceedings:

Indiana State Conference of Charities and Correction. Proceedings, 1913. Clark, S. Ethel: What Indiana is doing for the unmarried mother, pp. 376–379; discussion, pp. 379–386.

Supervision of Board of State Charities over maternity homes and child-caring institutions.

—— Proceedings, 1917, in Indiana Bulletin of Charities and Correction, June, 1918.

Barrett, Kate Waller: The unmarried mother as a community problem, pp. 189-194.

Brief survey of European methods of care; the Maryland law forbidding separation of mother and child for six months; foundlings cared for by Florence Crittenton Home; consequent reduction in mortality rate; the protection of the child; the father; the mother; keeping mother and child together.

Minnesota. First State Conference of Child Welfare Boards with the Board of Control. Proceedings, May 9 and 10, 1919. St. Paul, Minnesota. Hodson, William: The problem of illegitimacy, pp. 92-96.

General principles relating to care of mother, establishment of paternity, paternal responsibility, custody of child.

Missouri Conference for Social Welfare, 1917:

Mangold, George B.: The care of illegitimate children, pp. 55-57. Inadequate legal provision for child's support by father.

Ohio State Conference of Charities and Correction, 1917, in Ohio Bulletin of Charities and Correction, June, 1918:

Murphy, J. Prentice: The unmarried mother and her child, pp. 50-54.

Extent of the problem; treatment of the mother; responsibilities of social agencies in principles of treatment; inadvisability of rigid rules and methods.

Wisconsin State Conference of Social Work, Proceedings, 1918.

Drury, Louise: Unmarried mother and her child, pp. 61-68.

Report of investigation by the Milwaukee Conference on Hlegitimacy: Findings and recommendations.

#### PERIODICAL LITERATURE.

#### UNITED STATES.

American Academy of Political and Social Science, Annals, Vol. 77 (May, 1918). Social Work with Families:

Murphy, J. Prentice: The foster care of neglected and dependent children, pp. 117-130.

Need of careful case work with unmarried mothers by social agencies, p. 122.

Watson, Amey Eaton: The illegitimate family, pp. 103-116.

Outline for minimum investigation; individualization of treatment.

American Journal of Physical Anthropology:

Lundberg, Emma O.: The illegitimate child and war conditions. Vol. I (July-September, 1918), pp. 339-352.

European statistics; changes in legal status and eare.

American Journal of Sociology, Vol. XVII:

Henderson, Charles R.: Infant welfare: Methods of organization and administration. Series of articles—

Italy. November, 1911, pp. 289-302. Institutional care and preventive work.

France. January, 1912, pp. 458-477.

Provision for poor mothers; history of laws.

Germany. March, 1912, pp. 669-684.

High mortality rate; professional guardianship by city poor relief board.

Germany and Belgium—General Conclusions. May, 1912, pp. 783-803. Women supervisors in German cities; law in Belgium; summary of principles derived from experience.

Catholic Charities Review, The:

Editorial. The Maryland law against abandonment of babies, Vol. I (December, 1917), p. 303.

Reduction in infant mortality rate in asylums as a result of this law.

Keegan, Rev. Robert F.: The problem of illegitimacy. Vol. II (November, 1918), pp. 266–269.

Legislation in Norway and Minnesota; bill presented in Illinois legislature; economic aspect; moral problem.

Forum, The:

Mangold, George B.: Unlawful motherhood. March, 1915, pp. 335-343.

Prevalence in the United States; age and occupation of the mothers.

Journal of the American Institute of Criminal Law and Criminology:

Borosini, Victor von: The problem of illegitimacy in Europe. Vol. 4 (July, 1913), pp. 212–236.

Comparison of birth and death rates in different countries; methods of care in German cities, and in France and Italy; laws of European countries.

Mental Hygiene:

Murphy, J. Prentice: Illegitimacy and feeble-mindedness. Vol. I (October, 1917), pp. 591–597.

Different principles involved in treatment of mothers of normal and of defective mentality; separation of mother and child; State supervision.

National Humane Review, The:

Lundberg, Emma O.: A square deal for children born out of wedlock.

January, 1920, p. 9.

Morgan, Eugene: Safeguarding the rights of illegitimate children. April, 1919, pp. 66, 67.

Proposed legal reforms for establishment of paternity and support of child.

Survey, The:

Editorial. The feeble-minded woman of childbearing age. Vol. 32 (June 6, 1914), p. 251.

Addams, Jane: Disturbing conventions. Vol. 37 (October 7, 1916), pp. 1-5. Indications of a modified point of view regarding the traditional conventions.

Bryant, Louise Stevens: For unmarried mothers. Vol. 33 (October 24, 1914), pp. 95-96.

Recent decisions made by judge of Municipal Court in Philadelphia, for child's support by his father.

DeVilbiss, Lydia Allen, M. D.: Who is the father? Vol. 41 (March 29, 1919), pp. 923-924.

Proposed law for Kansas; recent legislation in Massachusetts, Minnesota, North Dakota, and Missouri.

Emerson, Francis V.: The place of the maternity home. Vol. 42 (August 30, 1919), pp. 772-774.

Value to unmarried mothers of training and prenatal care given by maternity homes; placement and follow-up work.

Lane, Winthrop D.: Just flickerings of life. Vol. 36 (May 6, 1916), pp. 157-162.

Baltimore Vice Commission findings regarding traffic in babies.

Murphy, J. Prentice: Mothers and — mothers. Vol. 42 (May 3, 1919), pp. 171-176.

Need of conscientious case work with the unmarried mother; flexibility of treatment; economic phase.

Ottenberg, Louis: Fatherless children of the National Capital. Vol. 33 (January 30, 1915), pp. 459, 460.

Illegitimacy statistics for 1913; necessity for stricter legislation; supervision; compulsory support of child by father.

Walsh, Elizabeth S.: Keeping mothers and babies together. Vol. 39 (November 3, 1917), p. 123.

Discussion of Maryland law; reduction in infant mortality rate.

#### FOREIGN.

### Child, The (London):

Editorials and articles:

The illegitimate child. Vol. V (August, 1915), pp. 674-675.
The affiliation orders act, 1914.

War and vital statistics. Vol. VIII (January, 1918), pp. 209-210. Effect of war on rate of illegitimacy.

The illegitimate child. Vol. VIII (September, 1918), pp. 573-576.

Norwegian statute, 1915.

Nota bene. Vol. IX (November, 1918), p. 80.

Origin and aims of the National Council for the Unmarried Mother and Her Child. Births in England and Wales, 1906-1918 (first half of 1918).

The unmarried mother. Vol. IX (March, 1919), pp. 283-286.

Aims of National Council for the Unmarried Mother and Her Child.

Memoranda. Vol. IX (March, 1919), pp. 269, 270.

The affiliation orders act, 1918; increased weekly sum for support of child, p. 270.

Maternity and Child Welfare. Vol. IX (April, 1919), pp. 305-307.

Circular, M. & C. W., 5, issued by Local Government Board, concerning regulations of August 9, 1918, providing support for mother and child in a home, p. 306.

Child, The (London)—Continued.

Adler, D.: The unmarried mother and her child. Vol. VIII (September, 1918), pp. 584-585.

Infant mortality rate of children of illegitimate birth in 1916; causes; remedies; economic phase; reform of the "bastardy" act and affiliation orders act.

Burns, The Rt. Hon. John: Infant life protection. Vol. II (August, 1912), pp. 915-928.

Infant mortality, a century ago, in foundling hospitals in Paris, Dublin, and London; present rate in London; p. 917.

Ewart, R. J., M. D.: The aristocracy of birth. Vol. II (November, 1911), pp. 104-109.

Relation between illegitimacy and excess of female population; infant mortality; child of poor stock; p. 108.

Leslie, R. Murray, M. D.: Infant welfare in war time. Vol. VI (October, 1915), pp. 9-17.

Rate of illegitimate births declining in England; low rate in London; p. 13.

Wakefield, Col. Charles Cheers, Bart.: The care of the unmarried mother and her child. Vol. IX (March, 1919), pp. 241-244.

Work of the National Council for the Unmarried Mother and Her Child. Act of 1918 authorizing the opening of hostels and creches for unmarried mothers; present infant mortality rate.

Contemporary Review, The (London and New York):

Barnes, Annie E.: The unmarried mother and her child. Vol. 112 (November, 1917), pp. 556-559.

Changes in methods of provision; lack of good foster homes; new social ideas; suggested activity for proposed ministry of health.

Eugenics Review, The (London Quarterly):

Darwin, Major Leonard: Divorce and illegitimacy. Vol. IX (January 1918), pp. 296–306.

Discussion of matrimonial clauses bill; effect on illegitimacy. Discussion of Norwegian law; effect of law on inheritance.

Journal of the Royal Statistical Society (London):

Mallet, Sir Bernard: Vital statistics as affected by the war. Vol. 81 (January, 1918). pp. 1-36.

Illegitimate births in Great Britain, 1913-1916, pp. 13, 14.

Maternity and Child Welfare (London):

Special articles on "The illegitimate child":

(1) Morant, H. M.; Federation of effort. Vol. I (September, 1917), pp. 384–387.

A clearing house; specialized study; need of hostels for mothers and babies,

(2) Ellis, Louise: The child's claim. Vol. I (October, 1917), pp. 427, 428.

The right to life; the right to support; appointment of overseers.

(3) Gray, Almyra: Some suggestions for the solution of the problem. Vol. I (December, 1917), pp. 523-526.

The need for action; improvement of laws; voluntary agencies combined with State action.

(4) Cox, Adelaide: The case of the mother. Vol. I (December, 1917), pp. 526-528.

Work of the women's social department of the Salvation Army.

(5) Hartley, C. Gasquoine: The protection of the child of the unmarried mother. Vol. II (January, 1918), pp. 3-6.

A new moral attitude; mother's ability to care for child; guardianship.

Maternity and Child Welfare (London)—Continued.

Special articles on "The illegimate child"—Continued.

(6) Crane, R. Newton: The need of legal reform. Vol. II (March, 1918), pp. 83-85.

Reform, an obligation of the State; what other countries have done.

Editorials and articles:

Homes for illegitimate children. Vol. I (September, 1917) pp. 423-424. Directory of homes.

Expectation of life of the child born out of wedlock. Vol. I (October, 1917), pp. 453-454.

Infant mortality in Hampstead, 1907-1916, and in New South Wales, 1904-1914; justice to the child; separation allowances granted unmarried wives of soldiers and sailors. A preposed welfare scheme.

Concerted action on behalf of the unmarried mother. Vol. I (November, 1917), pp. 499–501.

Meeting of Child Welfare Council, October 18, 1917; infant mortality; wards of the court; hostels for mothers and children.

Syphilis and the illegitimate child, Vol. I (November, 1917), p. 501. Infant mortality rate from syphilis over all areas (urban and rural), 1906-1910.

Illegitimate fatherhood. Vol. I (December, 1917), pp. 554-555. Contributions toward support of child.

The value of fatherhood. Vol. II (March, 1918), pp. 93-94.

The English law: rates, by months, of mortality among infants born out of wedlock, compared with rates for children of legitimate birth.

Adoption of children. Vol. II (April, 1918), pp. 136-137. Western Australian statute, 1916.

The unmarried mother and her child. Circulars issued by the National Council. Vol. II (October, 1918), p. 351.

Extension of treasury grant by Local Government Board to keep mother and child together; need of combating restrictions against the unmarried mother.

National Council for the Unmarried Mother and Her Child, Vol. II (November, 1918), p. 400.

Resolutions and legal recommendations passed at quarterly meeting, October 22, 1918.

Hostels for unmarried mothers. Vol. II (December, 1918), p. 437. Two hostels opened.

The care of the illegitimate child. Vol. III (February, 1919), pp. 58-59. Baby week conference, July, 1919; proposed legislation.

The work of the National Council for the Unmarried Mother and Her Child. Vol. III (February, 1919), pp. 61-63.

The aims of the National Council; addresses at the Mansion House meeting, January 28, 1919. Birth rates, 1910-1918; infant mortality, 1910-1917.

Provision for the unmarried mother in Bristol; Grove House Maternity Home, Vol. III (April, 1919), p. 142.

Plans for prenatal and confinement care and for nine-months' after-care for mother and baby.

News and Coming Events. Vol. III (April, 1919), pp. 145-146.

Presentation to the Local Government Board by the National Council for the Unmarried Mother and Her Child of need of extension of provisions for care of the unmarried mother and her child.

Annotations. Recaptured ideals. Vol. III (July, 1919), pp. 244-245. A report of discussion on unmarried mothers at the Kingsway Conference, July 3, 1919.

Annotations. Vol. III (July, 1919), pp. 246-247. Legislation for the child of the unmarried mother; bills proposed. Maternity and Child Welfare (London)—Continued.

Ballantyne, J. W., M. D.: Antenatal and neonatal factors in infantile mortality. Vol. II (October, 1918), pp. 333-339.

Comparison of neonatal and infantile mortality of children born in and out of wedlock in Edinburgh, 1915-1917, p. 336.

Nevinson, Margaret Wynne: Mother and child in the workhouse. Vol. II (April, 1918), pp. 113–115.

Lying-in ward; foster mothers; paternity orders; "bastardy" laws in England.

Raimondi, R., M. D.: Four years of infant welfare work during wartime in France. Vol. II (September, 1918), pp. 302-305.

Provision for the unmarried mother by the Assistance Publique, p. 305.

Stacy, Ethel M.: Raising the status of the illegitimate child: a possible solution of the problem. Vol. II (March, 1918), p. 106.

Recommendations for guardianship and supervision.

National Health (London):

Gray, Edwin and Almyra: The law relating to unmarried mothers and illegitimate children. Vol. X (April, 1918), pp. 291–292.

Existing law in England; suggested amendments; extent of assistance given under affiliation orders act.

National Conference on Infant Welfare. "The illegitimate child." Vol. XII (September, 1919), pp. 51-52.

Recommendation for dealing with the problem of the unmarried mother and her baby, made by social workers called in special conference by committee of the Paddington School for Mothers.

National Conference on Infant Welfare. "The illegitimate child." Vol. XII (September, 1919), pp. 54–55.

Notes on discussion of the problem of the unmarried mother and her child.

National Council for the Unmarried Mother and Her Child. "Reform of the bastardy laws," by Mr. F. W. Sherwood. Vol. XII (September, 1919), pp. 65-66; (October, 1919), pp. 90-91.

Framing of bill to present to Parliament; the necessity for improved legislation; the nature of the bill.

#### ADDENDA.

Child Welfare in Kentucky. National Child Labor Committee, New York, 1919. Kentucky legislation relating to illegitimacy, pp. 276–278.

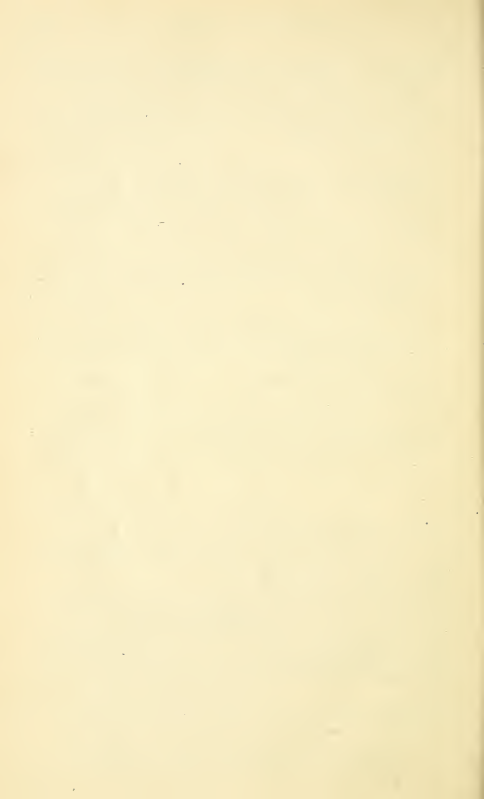
Hosford, George Lewis: "The unmarried mother and child." Christian Service, Vol. 7 (January–February, 1920). Published by the Christian Service League of America, Wichita, Kansas.

Report on study of case histories of 285 children.

Racz, Alexandre: "La Croix-Rouge et les enfants illégitimes." Revue Internationale de la Croix-Rouge, 15 Novembre, 1919, pp. 1292-1295.

Society for Helping Destitute Mothers and Infants. Final Report; including a study of the records of the society of five hundred cases, and annual report for the year 1917–18. Boston, 1919.

Study of records of 500 unmarried mothers applying between January, 1914, and October, 1918.



# INDEX.

ABANDONMENT OF CHILD, 7, 43, 53. Belgium: Abnormal conditions (see Handicaps). Birth rates, 11, 12. Births, per cent illegitimate, 13. Adoption: Infant mortality, 28, 29. Children in foster homes, 49. France, 54. Massachusetts, 55. Berlin: Minnesota, resolutions of State Board of Control, 42. Agencies: Austria, 44. Bibliographical material, 78. Birth rates: Cooperation between, 45. France, 43, 46, 54. Germany, 44. Negro, 21. Home visiting, 46. Italy, 47, 54. Placing out, 44, 49. Private, 9, 42, 43, 45, 48, 49. Public, 12, 30, 36, 41, 43, 46, 50. Supervision, 45, 49, 50, 55. (See also Care of child; Maternal care; Maternity care.) Aid, public (see Support). Alabama: Birth rate, 21, 22. Birth-registration law, 19. Births, per cent illegitimate, 23. Allotments and allowances, dependents of soldiers and sailors, 39. Allowances, nursing mothers, 47, 48. Arizona, birth-registration law, 19, 20. Assistance Publique, France, 43, 46, 52. Australia: Birth rates, 16. Births, per cent illegitimate, 16, 17. Cities, births, per cent illegitimate, 17. Studies of problem, 9. Births: Austria: Birth rates, 11, 12. Births, per cent illegitimate, 13, 14, 15. Care of foundlings, 44. Infant mortality, illegitimate, 28, 29. Laws of 1914 and 1919, 52. Austria-Hungary:

Tours, use of, 43. Births, per cent illegitimate, 14, 15. Infant mortality, 31. Public guardianship, 51. Bibliographical material, 57. Australia, 16. European countries, 11. New Zealand, 16. Relation to composition of population, 11, 17, 22, 24. Social conditions, effect, 10, 11. United States, 21, 22, 26. Birth registration: Area, United States, 21, 22, 24, 26. European methods, 10, 11, 41, 46. Germany, 8, 10. Home visiting, 46. Infant mortality, 18, 19. Inheritance rights, 18, 39, 41. Laws, United States, 10, 19, 20. Oriental countries, 17. Paternity, 19, 41. Privacy of records, 20. Proof of age, 18, 20. Property rights, 19, 20. Record of parentage, 18, 19, 39. Stillbirths, 21. Support, 18, 20, 39. U. S. Bureau of Census model law, 19. Bibliographical material, 59. Concealment, 29. European cities, 12. European countries, 10, Other foreign countries, 16. United States, 18, 20, 24, 26. Births, per cent illegitimate: Australia, 16. Central American countries, 18. Effect of variation in total rate, 12, 22. England, during war, 12. European cities, 14. European countries, 12, 13, 14. Japan, 17. Negro, 24. New Zealand, 16. South American countries, 18.

Union of South Africa, 17.

Infant mortality, 35.

Birth rates, 11.

Births, per cent illegitimate, 13.

Guardianship committees, 52.

Cities, births, per cent illegitimate, 14.

Births, per cent illegitimate, 24, 25.

Births, per cent illegitimate, 13.

Birth rates, 11.

Bavaria:

Child:

Births, per cent illegitimate—Continued. United States, 23. War effects in Berlin, Paris, London, 15. Boarding-out : Austria, 44. England, 44, 53. Foundling hospitals, 49, 53. France, 43. Germany, 44. Homes for children, 44, 49, 53. Homes for mothers and children, 30, Supervision, 55. Bonus to mothers attending infant clinics, France, 47. Books and pamphlets, bibliographical material, 85. Boston: Births, per cent illegitimate, 25. Conference on Illegitimacy, 9. Infant mortality, 35. CALIFORNIA, DESERTION AND NONSUPPORT LAW, 37. Care of child: Australia, 9. Austria, 44, 52. Beginnings of, 43. Bibliographical material, 75. Birth registration affecting, 18, 19, 40, City, center of, 24. Dependent children, 7, 36, 56. England and Wales, 9, 29, 44, 46, 53. Foundlings, 43, 49, 53. France, 43, 46, 52. Germany, 8, 44, 51. Home, 49, 55. Institutional, 43, 47, 49. Italy, 43, 44, 47, 54. Maryland, 48. Maternity homes, 45. Minnesota, 41, 48, 55. Mother, the natural custodian, 30, 36, 41. Negro, 22. New South Wales, 30, North Carolina, 48. Norway, 8. Older children, 8, 44, 51, 52. Orphans, 49, 53. Public, 8, 12, 30, 36, 42, 43, 46, 50. Scotland 9, 30. Standards, minimum, 50. State responsibility, 12, 36, 40, 41, 50,

51, 52, 54, 55.

Castberg, Johan, quoted, 29. Causative factors, 7, 11.

White House Conference recommenda-

(See also Maternal care; Maternity

Central American countries, births, per cent

care; Neglect of child.)

Sweden, 41, 50.

tions, 50.

illegitimate, 18.

Central factor in problem, 7, 40, 42, 56. Environment, 7, 28, 56. Protection against stigma, 19, 20, 36, 38, 47. Status and right to support, 9, 11, 36. (See also Care of child; Handicaps; Support.) Child welfare: Centers, 48, 53. Hegitimacy, relation to, 8, 9, 18, 49, 56. Minimum standards, 50. Principles, 45. Chile, births, per cent illegitimate, 18. Children's aid societies, 49. Church: Care of abandoned infants, 43. Penalties, 36. Records of births, 10. Cities: Australia, births, per cent illegitimate, 17. Births, per cent illegimate compared with other units, 14, 17, 24. Denmark, infant mortality, 34. England and Wales, infant mortality, 33. European countries, births, per cent illegitimate, 12. Germany, infant mortality, 31. Maternity hospitals and city birth rates, 13, 24. Norway, infant mortality, 34. Sweden, infant mortality, 34. United States, vital statistics, 24, 35. War conditions, effect on births, 15. City departments of health records, United States, 20, 35. Cleveland Conference on Illegitimacy, 9. Colorado: Birth-registration law, 19, 20. Desertion and nonsupport law, 37. Mothers' pension law, 39. Conference proceedings, bibliographical material, 88. Conferences on illegitimacy, 9. Confinement care: Expenses, Oregon law, 1917, 40. Hospitals, 42, 44. Maternity homes, 45. Norway, 50. Support during pregnancy, 55. Connecticut: Birth rates, 21, 23. Births, per cent illegitimate, 23, 24. Law, status of child and right to support, 39. Workmen's compensation act, 38. Copenhagen: Births, per cent illegitimate, 14. Infant mortality, 34. Costa Rica, births, per cent illegitimate, 18. Cottage plan of institutional care, 49. Court: Consent to separation of mother and child, 48.

England and Wales-Continued. Court-Continued. Registrar-General, Reports, 29, 53. Decrees for support, 39, 53. Studies of problem, 9. Hearings, Minnesota, 42. Minnesota juvenile court, guardiau-Supervision, 46, 53. War conditions, 12, 15, ship, 56. Environment: Procedure, Sweden, 41. Effect on infant mortality, 28. Wards of court, Leipzig, 51. Reports, bibliographical material, 78. Handicap to child, 56. Relation to child welfare, 8. DELAWARE: Estimated number of illegitimate births. Birth-registration law, 19, 20. United States, 26. Desertion and nonsupport law, 37. European countries: Delinquency, 8. Birth rates in specified countries, 11. Denmark: Birth-registration laws, 10. Birth rates, 11, 12. Births, comparison with United States, Births, per cent illegitimate, 13, 14. Cities and country districts, infant Births, per cent illegitimate, 12, 13. mortality, 34. Cities, births, per cent illegitimate, Copenhagen, births, per cent illegiti-12, 14. mate, 14. Foundling asylums, 43. Infant mortality, 28, 29, 34. Infant mortality, 28. Department of public assistance, France, 52. Studies of problem, 8. Departments of health (see City, State de-Extent of problem, 10. partments of health). FAMILY HOMES (sec Foster homes). Dependent children, 7, 13, 37, 39, 40, 49, Family rights, conservation, 8, 36, 54. 51, 53, 56. Father (see Paternity; Support). Dependents of soldiers and sailors, allot-Feeble-minded women, 45, 54. ments and allowances, 39. Filius nullius, 37. Desertion and nonsupport laws, United Finland: States, 37. Birth rates, 11, 12. Deutsche Gesellschaft für Berufsvormund-Births, per cent illegitimate, 13. schaft, 51. Infant mortality, 28. District of Columbia: Florence Crittenton Missions, 45. Birth-registration law, 19. Florida, birth-registration law, 19, 20. Births, per cent illegitimate, 24, 25. Foster homes: Infant mortality, 35. Austria, 44, 52. Population, composition, 23. Child-placing in, 49. Dresden: England, 44, 46, 53. Births, per cent illegitimate, 14. State supervision, 52, 55. Infant mortality, 31. Types, 49. ECONOMIC STATUS, 11, 13, 22, 29, 36, 41, 53. Foundling asylums: Education: Austria, 44. Birth-registration, 18. England, regulations, 44. Minnesota, law of 1917, 41, 55. France, 43. Germany, 44. North Dakota, law of 1917, 38. Public wards of France, Italy, 54. Historical sketch, 43. Vocational, 44, 49, 52. Infant mortality, 44, 46. Employment: Italy, 43, 47. Child as apprentice, 44, 52. London, 44. Child labor and birth registration. Methods of care, 49. Mothers in, 44. 18, 20, Mother's, 45. Records, 44. England and Wales: Reforms, 47. Birth rates, 11, 12, 16. Regulations, 44, 47. Births, per cent illegitimate, 12, 13, 15. Tours, use of, 43 47. Care of child, 9, 29, 44, 45, 53. United States, 44. Cities, births, per cent illegitimate, Foundlings (see Care of child; Boarding-14, 15. out). Hostels for mothers and babies, 45. France: Local Government Board, Reports, Assistance Publique, 43, 46, 52. Birth rates, 11, 12. National Council for the Unmarried Births, per cent illegitimate, 13, 14, 17. Cities, births, per cent illegitimate, Mother and Her Child, 9, 45. Notification of births (extension) act, 14, 15. Department of public assistance, 52.

Foundling asylums, 43.

Infant clinics, 47.

Poor law, 37.

Reforms, legal, 9, 30.

France-Continued. Health supervision-Continued. Germany, 51, 52. Infant mortality, 28. Infant welfare centers, 48, 53. Inquiry into paternity, 8, 36. Maternal care, payments, 47. Italy, 54. Napoleonic Code, 36. Studies of problem, 8. Minnesota, 48. Tours, use of, 43. Heredity, 7, 45. War measures, 46, 54. Wards of department of public assistance, 52. "Wards of the nation," 54. Boston, 45. Frankfort on the Main: Births, per cent illegitimate, 14. Infant mortality, 31, 32. GENERAL REFERENCES, BIBLIOGRAPHICAL MA-45. TERIAL, 85. Hungary: Georgia, birth-registration law. 19, 20. German Empire: Birth rates, 11, 12. Births, per cent illegitimate, 13, 14. Cities, births and infant mortality, 14, IDAHO: 15, 31, 32. Foundlings, care, 44. Guardianship (see Public guardians). Infant mortality, 28, 29, 31, 32. Indiana: Studies of problem, 8. Vital statistics, collection, 8, 10. Great Britain and Ireland (see England and Wales; Ireland; Scotland). Guardian (see Public guardians). "Guardian official," Sweden, 41, 50. Guardians' Court, Leipzig, 51. Guardianship, 43. Infant mortality: Austria-Hungary, 52. Berlin, 51. France, 43, 53, 54. Germany, 33, 51. Italy, 54. Minnesota, 56. State, 50, 52, 55. Sweden, 41, 50. 46, 48, 53. Switzerland, 52. Guatemala, births, per cent illegitimate, 18. HANDICAPS OF ILLEGITIMACY: Australia, 30. Abandonment, 7, 43, 53. Baltimore, 35. Civil rights, deprivation, 36. Dangers surrounding birth, 30, 35. Boston, 35. Ecclesiastical rights, deprivation, 36. Cities, 31-35. Economic disadvantages, 36. Environment, 8, 28, 36, 56. 33-35. Infant mortality, excessive, 8, 28. Denmark, 34. Measurement, 7. Meral influences, 36, 52, 53. Physical debility, 8, 28. Separation from mother, 8, 30, 43, 44, 56. Minnesota, 42. Social stigma, 19, 20, 28, 36, 38, 47. Support, inadequate, 8, 39. Health supervision: Austria, 44. Birth registration requisite, 18.

England, 46, 53.

Foundlings, 49. France, 47, 54.

Maternity homes and hospitals, 55. North Carolina, 48. Home care (see Boarding-out; Foster homes; Maternity homes). Home for Destitute Mothers and Infants, Home visiting (see Supervision). Hospital (see Maternity hospitals). Hostels for mothers and infants, England, Birth rates, 11, 12. Births, per cent illegitimate, 13, 15, 17. (See also Austria-Hungary.) Birth-registration law, 19, 20, Workmen's compensation act, 38. Illinois, birth-registration law, 19, 20. Birth rates, 21. Births, per cent illegitimate, 23. Mothers' pension law, 39. Workmen's compensation act, 38. Infant care (see Care of child). Infanticide, 36, 43, 44. Infant clinics, France, 47. Bibliographical material, 59. Birth registration, 18, 19. Cause of death, 31, 35. Early infancy, 29. Environment, 28, 30, 35. Institutional, 35, 43, 44, 46, 53. Prevention, 9, 18, 19, 30, 32, 42, 43, Significance, 8, 28, 35. Studies of problem, 9. Infant mortality rates: Bibliographical material, 59. Comparison of cities with other units, District of Columbia, 35. England and Wales, 29, 33, 53. European countries, 28. Germany, 31, 32. New South Wales, 30. Norway, 29, 34. Relative differences, legitimate illegitimate, 28, 22, 33. Sweden, 34. United States, 35. Victoria, 30.

Inheritance rights, 8, 36, 39. Birth registration, 18, 39. North Dakota, law of 1917, 38. Norway, law of 1915, 8, 40. Sweden, law of 1917, 41. United States, laws, 37. Innocent the Third, Pope, 43.

Inquiry into paternity (see Paternity). Institutions:

Bibliographical material, 78. Care of child, 49, 54.

Child placing, 44, 45, 49. Cottage plan, 49.

England, 44, 53.

Infant mortality, 35, 44, 46, 53.

Italy, 43, 47.

Minnesota, resolutions of State Boards, 42, 48.

Mothers and infants, 54.

Records, 44.

State supervision, 48, 50, 54, 55.

(See also Foundling asylums; Maternity homes; Hospitals.)

Inter-City Conference on Illegitimacy, 9. Investigations:

Bibliographical material, 82. Studies of problem, 7, 9. Iowa, birth-registration law, 19.

Ireland: Birth rates, 11, 12.

Births, per cent illegitimate, 13, 15. Cities, births, per cent illegitimate, 14,

Italy:

Birth rates, 11, 12,

Births, per cent illegitimate, 13, 15. Cities, births, per cent illegitimate, 14, 15.

Foundling hospitals, 43, 47. Infant mortality, 28.

Reconstruction measures, 47. "War orphan" law, 54.

JAPAN, BIRTHS, PER CENT ILLEGITIMATE, 17.

Judicial decisions, 37, 39. Juvenile court act, Minnesota, 1917, 56.

#### KENTUCKY:

Birth-registration law, 19, 20, Workmen's compensation act, 38.

Allotments and allowances to dependents of soldiers and sailors, 39. Austria, 1916, duties of " overguardian," 52.

Bibliographical material, 72. Birth rate's affected by, 11.

Birth-registration laws, United States, 10, 19.

Definitions of illegitimacy, 11.

Desertion and nonsupport laws. United States, 37.

English poor law, 37. France, 36, 43, 46, 52, 54. Germany, public guardians, 51.

mortality, 21, 35.

Legitimation, 37.

Leipzig:

Births, per cent illegitimate, 14. Infant mortality, 31, 32. Medical supervision, 51.

Wards of court, 51.

Leslie, R. Murray, M. D., quoted, 46. Local Government Board, England and Wales, Reports, 46, 53.

London:

Births, per cent illegitimate, 14, 15. Foundling hospital, 44.

Infant mortality, 33.

Louisiana:

Birth-registration law, 19. Workmen's compensation act, 38. Lying-in hospitals, licensing of, 42, 55.

MACKENZIE, W. LESLIE, M. D., quoted, 30. Maine:

Mothers' pension law, 39, Workmen's compensation act, 38. Maintenance (see Support).

LEGISLATION-Continued.

Marriage laws, 10, 11, 18.

Maryland, 1916, separation of mother and child, 48.

Massachusetts, 1913, father's responsibility, 38.

Minnesota, 1917, 38, 41, 55.

Mothers' pension laws, United States, 39, 48.

Napoleonic Code, 36.

North Carolina, 1917, separation of mother and child, 48.

North Dakota, 1917 and 1919, 38, 48, Norway, "Castberg law," 1915, 8, 29, 40, 50.

Oregon, 1917, father's responsibility, 40.

Reforms, 9, 30, 40, 47.

Scope, 37.

Status of child, 9, 11, 37.

Sweden, 1917, inheritance and support, 41.

Uniformity, movement for, 9.

United States, 10, 19, 37, 41.

War measures, 46, 54.

"War orphan" law, Italy, 54. "Wards of nation," France, 54.

Workmen's compensation acts, United States, 38.

(See also Guardianship; Inheritance rights; Paternity; Support.)

Legitimacy:

Australia, infant mortality, 30,

Birth-certificate records, 19.

England, infant mortality, 29, 33.

European countries, births and infant mortality, 11, 28, 34.

German cities, infant mortality, 31, 32. Stillbirths, 29.

Supervision, Austria, 52.

United States, birth rates and infant

Michigan: Marriage: Effect on child's status, 36. Birth rates, 21. Birth-registration law, 19. Negro, 22. Births, per cent illegitimate, 23, 24. Variations in customs and laws, 10, Mothers' pension law, 39. 11, 18, Workmen's compensation act, 38. Maryland: Middle Western States, births, per cent ille-Baltimore, births and infant mortality, 24, 25. gitimate, 24. Birth rates, 21. Military service, and birth registration, 8, Births, per cent illegitimate, 23. 10, 18. Law, 1916, separation of mother and Milwaukee Conference on Illegitimacy, 9. child, 48. Minnesota: Mothers' pension law, 48. Birth rates, 21. Massachusetts: Birth-registration law, 19. Adoption and placing-out law, 55. Births, per cent illegitimate, 23, 24, 26. Birth rates, 21. Cities, births, per cent illegitimate, 26. Birth-registration law, 19, 20. Juvenile court act, 56. Law of 1917, 38, 41, 55. Births, per cent illegitimate, 23, 24, 25. Desertion and nonsupport law, 37, 38. State Board of Control, resolutions, Mothers' pension law, 39. 42, 48, State Board of Charity, 55. State Board of Health, resolutions, 48. State guardianship, 55. State supervision, 55. (See also Boston.) "Twin Cities," maternity hospitals, 42. Maternal care: Missouri: Austria, 44. Birth rates, 21. England, 45, 46, 53. Birth-registration law, 19. Foundlings, 43. Births, per cent illegitimate, 23, 26. France, 46, 53. Montana: Infant mortality, affected by, 30. Birth-registration law, 19. Institutions, 44. Workmen's compensation act, 38. Italy, recommendations, 47. Maryland law, 48. Assistance to mother and child, 44, Minnesota, resolutions of State boards, 45, 53. 42, 48. Birth certificate records, 19. New South Wales, 30. Economic status, 29, 30, 36, 53. North Carolina, 48. Employment, 45. North Dakota law, 48. Family, 45. Norway, 50. Handicaps, 30, 43, Separation of mother and child, 30, Physical condition, 45, 48. 42, 48, 53, 56. Reputation, safeguarded, 19, 39, 56. Maternity care: Responsibility, 36, 37, 56. And assistance to mother and child, 45. (See also Confinement care; Legisla-Australia, 9. Maternal care; Maternity tion; Austria, 44. care.) City birth rates, affected by, 12, 24. United States. Mothers' pension laws, Confinement care, 29, 40, 44, 45, 50, 55. 39, 48. England, 9, 45. Munich: Minnesota, resolutions of State boards, Births, per cent illegitimate, 14. 42, 48. Infant mortality, 31, 32. Mothers' asylums, Italy, 47. NAPOLEONIC CODE, 36. New Zealand, 9. National Council for the Unmarried Mother Norway, 50. Prenatal, 55. and Her Child, 9, 45. Nature of problem of illegitimacy, 8. Scotland, 9. Nebraska: (See also Agencies; Support.) Birth-registration law, 19, 20. Maternity homes: Desertion and nonsupport law, 37. England, 45. Mothers' pension law, 39. Infant mortality, 46. Neglect of child: Licensing, 42, 55. Cause of infant mortality, 31, 44. New South Wales, 30. Ill-treatment, 53. United States, 45. Mother's failure to support, 37. Maternity hospitals (see under Maternity Problem of illegitimacy, 7, 39, 56. (Sec also Abandonment; Support, Medical supervision (see Health superfather's responsibility.) vision).

Negro:

Birth rates, 21, 22.

Births, per cent illegitimate, 23, 24, 25.

Child care, 22.

Marriage customs, 22.

Per cent of population, 22, 23. Netherlands (see The Netherlands).

Nevada:

Birth rates, 21.

Birth-registration law, 19.

Births, per cent illegitimate, 23, 24. Desertion and nonsupport law, 37.

Workmen's compensation act, 38.

Newark:

Births, per cent illegitimate, 25.

Infant mortality, 35.

New England States, births, per cent illegitimate, 24.

New Hampshire:

Birth rates, 21.

Births, per cent illegitimate, 23, 24. Desertion and nonsupport law, 37.

Mothers' pension law, 39.

New Jersey:

State supervision, 55.

Workmen's compensation act, 38.

New Mexico, workmen's compensation act, 38,

Newsholme, Sir Arthur, quoted, 46.

New South Wales:

Birth rates, 16.

Births, per cent illegitimate, 16.

Homes for mothers and infants, 30. Infant mortality, 30.

State Children Relief Board, 30. Sydney, births, per cent illegitimate.

17.

New York:

Birth-registration law, 19, 20.

Workmen's compensation act, 38.

New York City:

Birth-registration law, 19, 20.

Births, per cent illegitimate, 25.

New Zealand:

Birth rates, 16.

Births, per cent illegitimate, 16.

Studies of problem, 9.

Nonsupport and desertion laws, United States, 37.

North Carolina:

Birth-registration law, 19, 20.

Law, 1917, separation of mother and

child, 48. North Dakota:

Birth-registration law, 19, 20.

Law, 1917, inheritance and support, 38. Law, 1919, separation of mother and

child, 48.

Mothers' pension law, 39.

Norway:

Birth rates, 11, 12.

Births, per cent illegitimate, 13, 14.

"Castberg law," 1915, 8, 29, 40, 50.

Cities and rural districts, infant mortality, 34.

Norway-Continued.

Christiania, births, per cent illegitimate, 14.

Infant mortality, 28, 29, 34,

Stillbirths, 29.

Studies of problem, 8, 29,

Notification of births (extension) act, Eng-

Nursing care (see Maternal care).

OH10:

Birth-registration law, 19, 20.

Desertion and nonsupport law, 37.

Oklahoma, birth-registration law, 19. Oregon:

Birth-registration law, 19, 20.

Law, 1917, father's responsibility, 40. Workmen's compensation act, 38.

Orphanages, 49.

"Over-guardian," Austria, 52.

PAMPHLETS, BIBLIOGRAPHICAL MATERIAL, 85. Paris:

Births, per cent illegitimate, 14, 15.

Foundling asylum, 43.

Paternity:

Acknowledgment of, 38, 39, 41, 42.

Birth-certificate records, 19, 20, 39.

Denial of, 41, 42.

Establishment of, 18, 20, 37, 39, 41, 42.

Inheritance rights of child, 38, 39.

Inquiry into, 8, 36, 47.

Minnesota, 38, 42, 55.

North Dakota, 38.

Norway, 41.

Sweden, 41, 50.

(See also Support.)

Pennsylvania:

Birth rates, 21,

Birth-registration law, 19, 20.

Births, per cent illegitimate, 23, 24, 26.

Desertion and nonsupport law, 37.

Periodical literature, bibliographical material, 91.

Philadelphia Conference on Parenthood, 9.

Physical Welfare of Mothers and Children in Scotland, Report, 30.

Placing-out (see Boarding-out).

Portugal:

Births, per cent illegitimate, 13.

Tours, use of, 43.

Prenatal care (see Confinement care).

Prevalence of illegitimacy (see Births, per cent illegitimate).

Private agencies (see Agencies; Institutions; Support).

Property rights of child, 18, 20, 36, 37, 50. Protection and guardianship, 43.

(See also Care of child.)

Prussia:

Birth rates, 11.

Births, per cent illegitimate, 13.

Infant mortality, 28.

Public agencies (see Agencies; Care of child; Institutions; Supervision; Support).

Public guardians: Austria-Hungary, 52. Germany, 51. Sweden, 41, 50.

Switzerland, 52.

(See also Guardianship.)

RACIAL COMPOSITION OF POPULATION, 22, 23. Effect on birth rates, 11, 17, 18, 21, 23, 24, 25.

Reconstruction measures, Italy, 47.

Registrar-General of England, Reports, 29,

Registration of births (see Birth registra-

Religious control (see Church).

Rhode Island:

Birth rates, 21.

Births, per cent illegitimate, 23, 24, 26. Providence, births, per cent illegitimate, 26.

Rome:

Births, per cent illegitimate, 14. Tours, use of, 43.

Roumania, births, per cent illegitimate, 13. Rural births and infant mortality (see under names of countries).

Russia:

Birth records, 10. Births, per cent illegitimate, 13, 15. Cities, births, per cent illegitlmate, 14, 15.

SAILORS' DEPENDENTS, ALLOTMENTS AND AL-LOWANCES, 39.

Salvation Army maternity homes, 45. San Salvador, births, per cent of illegitimate, 18.

Saxony:

Birth rates, 13. Births, per cent of illegitimate, 11. Infant mortality, 28.

Scotland:

Birth rates, 11, 12.

Births, per cent illegitimate, 13, 15. Cities, births, per cent illegitimate, 14, 15.

Haudicaps of child, 30.

Infant mortality, 28.

Physical Welfare of Mothers and Children, Report, 30.

Studies of problem, 9, 30.

Separation of mother and child, 30, 42, 43, 44, 46, 48, 49, 53, 56.

Social conditions and customs, effect, 7, 8, 10, 11, 13, 17, 18, 22, 29.

Social responsibility, 7, 8, 9, 12, 28, 30, 36, 50, 56,

Soldiers' dependents, allotments and allowances, 39.

Sources, bibliographical material, 59.

South American countries, births, per cent illegitimate, 18.

South Dakota:

Birth rates, 21.

Births, per cent illegitimate, 23, 24.

Southern States, births, per cent illegitimate, 24.

Spain:

Barcelona, births, per cent illegitimate,

Birth rates, 11, 12.

Births, per cent illegitimate, 13, 15. Tours, use of, 43.

Standards for child welfare, 50.

State Board of Charities, duties, 55.

State Board of Control, Minnesota, 42, 48.

State Board of Health, Minnesota, 48. State Children Relief Board, New South

Wales, Report, 30.

State departments of health, records, United States, 20, 35.

State responsibility (see Care of child; Guardianship; Supervision; Support).

Statistical data, bibliographical material, 59. Status of child, 9, 11, 36, 47.

Stillbirths:

Norway, extent and causes, 29. Registration, 21.

Stockholm:

Births, per cent illegitimate, 14. Infant mortality, 34.

Studies of problem:

European, 8, 10, 29. United States, 9.

Supervision:

Austria, 44, 52.

Boarded-out children, 44, 49.

England, 45, 46, 53.

Foster homes, 46, 50, 53, 55.

Guardians, 51, 52.

Home visiting, 46.

Institutions, 48, 50, 54, 55.

Medical, 44, 46, 51, 52, 53.

Private agencies, 45, 49.

Public agencies, 46, 48, 50, 52.

Support :

Amount, 40, 41, 42, 46, 53.

Austria, 44, 52.

Child's right to, 30, 36.

Collection of payments, 41, 50, 51, 52. Court decrees, 39.

Dependents of soldiers and sailors, allotments and allowances, 39.

Desertion and nonsupport laws, United States, 37.

England, 44, 53.

Father's responsibility, 8, 18, 20, 29, 36, 50, 51, 52, 56.

Foundlings, 43.

France, 43, 46, 52, 54.

Germany, 44, 51.

Italy, 47, 54.

Maryland, 48.

Massachusetts, 38, 39.

Maternity benefits, 48, 55.

Minnesota, 38, 42, 55.

Mothers' pension laws, 39.

· Mother's responsibility, 29, 36, 41, 53.

Negro children, 22.

North Dakota, 38, 39.

Norway, 8, 29, 41, 50.

Utah: Support-Continued. Oregon, law of 1917, 40. Birth rates, 21. Birth-registration law, 19. Private agencies, 45, 48, 49. Public agencies, 7, 29, 30, 39, 40, 41, Births, per cent illegitimate, 23. 43, 46, 47, 48, 50. VENEREAL DISEASE, 29. Sweden, 41, 50. Venezuela, births, per cent illegitimate, 18. Uniformity of legislation, movement Vermont: for, 9. Birth rates, 21, 23, United States, laws, 9, 37, 38, 39, 41. Birth-registration law, 19, Workmen's compensation acts, 38. Births, per cent illegitimate, 23, 24. Sweden: Workmen's compensation act, 38. Birth rates, 11, 12. Victoria: Births, per cent illegitimate, 13, 14. Birth rates, 16. Guardianship, 50. Births, per cent illegitimate, 16, 17. Infant mortality, 28, 29, 34. Infant mortality, 30. Law of 1917, inheritance and support, Melbourne, births, per cent illegitimate, 41, 50. 17. (See also Stockholm.) Vincent de Paul, Saint, 43. Switzerland: Virginia: Birth-registration law, 19, 20. Birth rates, 11, 12. Births, per cent illegitimate, 13. Workmen's compensation act, 38. Guardianship committees, 52. Vital statistics, bibliographical material, 59. Infant mortality, 28, 29. (See also Births; Infant mortality.) Vocational education and guidance, 49, 52, TENNESSEE, BIRTH-REGISTRATION LAW, 19, 20. WAR CONDITIONS: Effect on birth rates, Berlin, Paris, Texas, birth-registration law, 19, 20. London, 15. The Netherlands: England and Wales, birth rates, 12. Birth rates, 11, 12. Births, per cent illegitimate, 13, 15. Infant mortality, Munich, 32. Cities, births, per cent illegitimate, 14, Need of care, 46, 52. War measures: Infant mortality, 28. Austria, 52. Tours, origin and use of, 43, 48. France, 46, 54. Turn-box (see Tours). Italy, 47, 54. "War orphan" law, Italy, 54. UNION OF SOUTH AFRICA, BIRTHS, PER CENT Wards of public assistance, 52. ILLEGITIMATE, 17. "Wards of the Nation" law, France, 54. United States: Washington: Birth rates, 21, 22, 26. Birth-registration law, 19, 20. Birth-registration laws, 10, 19, 20. Mothers' pension law, 39. Births, per cent illegitimate, 23, 24, Workmen's compensation act, 38. .25. Washington, D. C. (see District of Co-Bureau of the Census, 19, 21. lumbia). Cities, births, per cent illegitimate, 24, West Virginia, desertion and nonsupport law, 37. Comparison of births with other coun-Western States, births, per cent illegititries, 16, 22. mate, 24. Foundling asylums, 44. Wet nurses, United States, 44. Guardianship, 55. White House Conference on the Care of Infant mortality, 35. Dependent Children, 50. Legal provisions, 37-40, 41, 48. Wisconsin: Maternity care and aid, 45. Birth rate, 21. Negro births, 22. Birth-registration law, 19. Prevalence of illegitimacy, 9, 18, 26. Births, per cent illegitimate, 23. States, births, per cent illegitimate, Desertion and nonsupport law, 37. 23, 25, Mothers' pension law, 39. Studies of problem, 9. acts, United Workmen's compensation Uniformity of legislation, movement States, 38. for, 9. Wurtemburg: (See also names of States and cities; Birth rates, 11.

Births, per cent illegitimate, 13.

Wyoming, birth-registration law, 19, 20.

Infant mortality, 28.

Care of child; Guardianship; Legis-

lation; Support.)

Uruguay, births, per cent illegitimate, 18.

## ADDITIONAL COPIES

OF THIS PUBLICATION MAY BE PROCURED FROM THE SUPERINTENDENT OF DOCUMENTS GOVERNMENT PRINTING OFFICE WASHINGTON, D. C. AT

15 CENTS PER COPY















25-120-4







